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Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Exhibit Plaintiffs Bates Stamped Takkhibi Binder with Exhibits labele Page 2 of 205

City of Philadelpula Taxes Statement of Account



For inquiries, please call or fax:

Phone: 215-735-1910

Phone: 866-677-5970 (toll free)

Fax: 215-735-1618

To:

Fax:

\$1,687.75 TOTAL AMOUNT DUE **Property Information** If Payment Received By: 4/30/2016 OPA #: 031193800

Property Address:	146 S 62ND ST			Attorney		Eligible	
Year	Principal	Interest	Penalty \$36.83	Fees \$78.35	Lien Cost \$20.00	Expenses \$0.00	Total Due \$513.74
2012	\$225.65	\$152.91	\$36.83	\$124.82	\$20.00	\$0.00	\$818.30
2013	\$526.13	\$110.52	\$6.69	\$20.47	\$0.00	\$0.00	\$134.20
2014	\$95.54	\$11.50	\$2.87	\$18.23	\$0.00	\$0.00	\$119.51
2015	\$95.54	\$2.87	\$0.00	\$0.00	\$0.00	\$102.00	\$102.00
Ехр	\$0.00	\$0.00 \$2 77.8 0	\$83.22	\$241.87	\$40.00	\$102.00	\$1,687.75
Total	\$942.86	\$ Z //.00	400.	•			

Make check or money order payable to:

City of Philadelphia

include OPA# on payment

Payments to GRB Law Office:

GRB Law 1425 Spruce Street, Suite 100

Payments to Lockbox:

DO NOT SEND PAYMENT PLANS OR OTHER DOCUMENTS TO A LOCKBOX

Via Regular Mail:

Philadelphia, PA 19102

City of Philadelphia Department of Revenue Lockbox # 1087 P.O. Box 8500 Philadelphia, PA 19178-1087

Via Overnight Mail:

Wells Fargo Bank City of Philadelphia Department of Revenue 101 Independence Mall East Attn: Lockbox # 1087 Philadelphia, PA 19106

For information on paying your taxes at a United Bank location, please call 866-677-5970

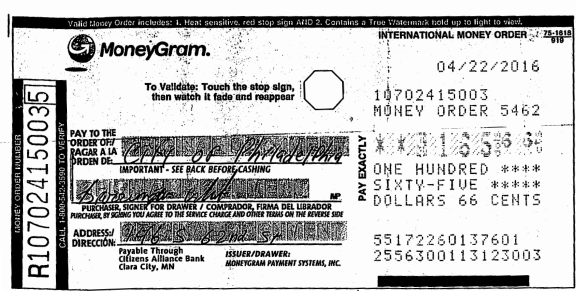
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t, LLC to make a one-time electronic funds transfer from your account to collect ayment.

ON OBTAINED MAY BE USED FOR THAT PURPOSE.

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Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Fix hibit Binder with Exhibits labele Page 3 of 205

> City of Philadelphia Taxes Statement of Account

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Property	/ Information

OPA #: 031193800

To:

Fax:

TOTAL AMOUNT DUE If Payment Received By: 4/30/2016

\$1,687.75

Make check or money order payable to: City of Philadelphia

Include OPA# on payment

Property Address: 146 S 62ND ST

140 0 02110 0	J					
Principal \$225.65	Interest \$152.91	Penalty \$36.83	Attorney Fees \$78.35	Lien Cost \$20.00	Eligible Expenses \$0.00	Total Due \$513.74
\$526.13	\$110.52	\$36.83	\$124.82	\$20.00	\$0.00	\$818.30
\$95.54	\$11.50	\$6.69	\$20.47	\$0.00	\$0.00	\$134.20
\$95.54	\$2.87	\$2.87	\$18.23	\$0.00	\$0.00	\$119.51
\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$102.00	\$102.00
\$942.86	\$277.80	\$83.22	\$241.87	\$40.00	\$102.00	\$1,687.75
	Principal \$225.65 \$526.13 \$95.54 \$95.54 \$0.00	\$225.65 \$152.91 \$526.13 \$110.52 \$95.54 \$11.50 \$95.54 \$2.87 \$0.00 \$0.00	Principal Interest Penalty \$225.65 \$152.91 \$36.83 \$526.13 \$110.52 \$36.83 \$95.54 \$11.50 \$6.69 \$95.54 \$2.87 \$2.87 \$0.00 \$0.00 \$0.00	Principal Interest Penalty Fees \$225.65 \$152.91 \$36.83 \$78.35 \$526.13 \$110.52 \$36.83 \$124.82 \$95.54 \$11.50 \$6.69 \$20.47 \$95.54 \$2.87 \$2.87 \$18.23 \$0.00 \$0.00 \$0.00 \$0.00	Principal Interest Penalty Fees Lien Cost \$225.65 \$152.91 \$36.83 \$78.35 \$20.00 \$526.13 \$110.52 \$36.83 \$124.82 \$20.00 \$95.54 \$11.50 \$6.69 \$20.47 \$0.00 \$95.54 \$2.87 \$2.87 \$18.23 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Principal Interest Penalty Fees Lien Cost Expenses \$225.65 \$152.91 \$36.83 \$78.35 \$20.00 \$0.00 \$526.13 \$110.52 \$36.83 \$124.82 \$20.00 \$0.00 \$95.54 \$11.50 \$6.69 \$20.47 \$0.00 \$0.00 \$95.54 \$2.87 \$2.87 \$18.23 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$102.00

Payments to GRB Law Office:

GRB Law 1425 Spruce Street, Suite 100 Philadelphia, PA 19102

Payments to Lockbox:

DO NOT SEND PAYMENT PLANS OR OTHER **DOCUMENTS TO A LOCKBOX**

Via Regular Mail:

City of Philadelphia Department of Revenue Lockbox # 1087 P.O. Box 8500 Philadelphia, PA 19178-1087

Via Overnight Mail:

Wells Fargo Bank City of Philadelphia Department of Revenue 101 Independence Mall East Attn: Lockbox # 1087 Philadelphia, PA 19106

For information on paying your taxes at a United Bank location, please call 866-677-5970

INTERNATIONAL MONEY ORDER MoneyGram. 04/22/2016 To Validate: Touch the stop sign, then watch it fade and reappear 10702415004 PAY TO THE ORDER OF:/ V PURCHASER, SIGNER FOR DRAWER / COMPRADOR, FIRMA DEL LIBRADOR PURCHASER, BY SKNING YOU AGREE TO THE SERVICE CHARGE AND OTHER TERMS ON THE REVERSE SIDE 55172260137601 Payable Through Citizens Alliance Bank ISSUER/DRAWER: 2556300113123004 MONEYGRAM PAYMENT SYSTEMS, INC.

CASH PAYMENTS ARE NOT ACCEPTE

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ct, LLC to make a one-time electronic funds transfer from your account to collect ayment.

ION OBTAINED MAY BE USED FOR THAT PURPOSE.

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Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Fibit Finder with Exhibits labele Page 4 of 205

City of Philadeiphia Taxes

Statement of Account

To:

Fax:

For inquiries, please call or fax:

Phone: 215-735-1910

Phone: 866-677-5970 (toll free)

Fax: 215-735-1618

Property Information OPA #: 031193800

TOTAL AMOUNT DUE If Payment Received By: 4/29/2016

\$1,687.75

City of Philadelphia Include OPA# on payment

Property Address: 146 S 62ND ST

-				Attorney		Eligible	
Year	Principal	Interest	Penalty	Fees	Lien Cost	Expenses	Total Due
2012	\$225.65	\$152.91	\$36.83	\$78.35	\$20.00	\$0.00	\$513.74
2013	\$526.13	\$110.52	\$36.83	\$124.82	\$20.00	\$0.00	\$818.30
2014	\$95.54	\$11.50	\$6.69	\$4.26	\$16.21	\$0.00	\$134.20
2015	\$95.54	\$2.87	\$2.87	(\$68.47)	\$86.70	\$0.00	\$119.51
Exp	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$102.00	\$102.00
Total	\$942.86	\$277.80	\$83.22	\$138.96	\$142.91	\$102.00	\$1,687.75

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Make check or money order payable to:

GRB Law 1425 Spruce Street, Suite 100 Philadelphia, PA 19102

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City of Philadelphia Department of Revenue Lockbox # 1087 P.O. Box 8500 Philadelphia, PA 19178-1087

Via Overnight Mail:

Wells Fargo Bank City of Philadelphia Department of Revenue 101 Independence Mall East Attn: Lockbox # 1087 Philadelphia, PA 19106

For information on paying your taxes at a United Bank location, please call 866-677-5970

CASH PAYMENTS ARE NOT ACCEPTED

The total due does not include additional taxes or other charges which may accrue as provided by law.

Returned Checks. If your check is returned unpaid for insufficient or uncollected funds, (1) you authorize eCollect, LLC to make a one-time electronic funds transfer from your account to collect a fee of \$20.00; and (2) eCollect, LLC may re-present your check electronically to your depository institution for payment.

PLEASE BE ADVISED THAT THIS COMMUNICATION IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED MAY BE USED FOR THAT PURPOSE.

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Case 18-00137-mdc Doc 179-6 GRED 1/2/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Fix binds by Binds with Exhibits labele Page 5 of 205

Statement of Account

To:

Fax:

NOV 1 7, 2013 B

For inquiries, please call or fax:

Phone: 215-735-1910

Phone: 866-677-5970 (toll free)

Fax: 215-735-1618

Property Information

TOTAL AMOUNT DUE
If Payment Received By:

\$2,518.27

11/30/2015

Property Address: 146 S 62ND ST

OPA #: 031193800

					Attorney		Eligible	
Year		Principal	Interest	Penalty	Fees	Lien Cost	Expenses	Total Due
2012		\$526.13	\$138.13	\$36.83	\$129.79	\$20.00	\$0.00	\$850.88
2013	1	\$526.13	\$90.77	\$36.83	\$121.27	\$20.00	\$0.00	\$795.00
2014		\$95.54	\$7.90	\$6.69	\$3.61	\$16.21	\$0.00	\$129.95
Exp		\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$742.44	\$742.44
Total	5	1.147.80	\$236.80	\$80.35	\$254.67	\$56.21	\$742.44	\$2,518.27

Make check or money order payable to:

City of Philadelphia

Include OPA# on payment

Payments to GRB Law Office:

GRB Law

1425 Spruce Street, Suite 100

Philadelphia, PA 19102

Payments to Lockbox:

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Via Regular Mail:

City of Philadelphia Department of Revenue Lockbox # 1087 P.O. Box 8500 Philadelphia, PA 19178-1087

Via Overnight Mail:

Wells Fargo Bank

City of Philadelphia Department of Revenue

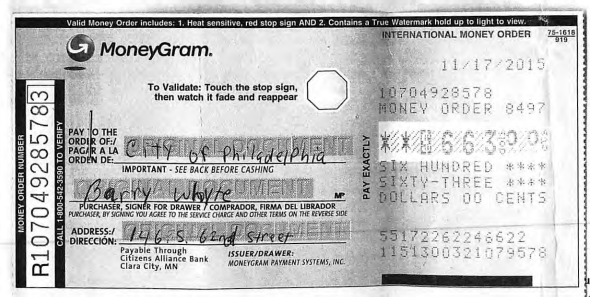
101 Independence Mall East

Attn: Lockbox # 1087

Philadelphia, PA 19106

For information on paying your taxes at a United Bank

location, please call 866-677-5970



CASH PAYMENTS ARE NOT ACCEPTE

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t, LLC to make a one-time electronic funds transfer from your account to collect ayment.

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Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 6 of 205 City of Philac. Philace Phi

Statement of Account

To:

Fax:

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For inquiries, please call or fax:

Phone: 215-735-1910

Phone: 866-677-5970 (toll free)

Fax: 215-735-1618

Property Information
OPA #: 031193800

TOTAL AMOUNT DUE

\$2,518.27

If Payment Received By: 11/30/2015

Include OPA# on payment

Property Address: 146 S 62ND ST

	, ,,, ,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Attorney		Eligible	
Year	Principal	Interest	Penalty	Fees	Lien Cost	Expenses	Total Due
2012 .	\$526.13	\$138.13	\$36.83	\$129.79	\$20.00	\$0.00	\$850.88
2013	\$526.13	\$90.77	\$36.83	\$121.27	\$20.00	\$0.00	\$795.00
2014	\$95.54	\$7.90	\$6.69	\$3.61	\$16.21	\$0.00	\$129.95
Ехр	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$742.44	\$742.44
Total	\$1,147.80	\$236.80	\$80.35	\$254.67	\$56.21	\$742.44	\$2,518.27

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1425 Spruce Street, Suite 100 Philadelphia, PA 19102

City of Philadelphia

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Via Overnight Mail:

Wells Fargo Bank

City of Philadelphia Department of Revenue

101 Independence Mall East

Attn: Lockbox # 1087 Philadelphia, PA 19106

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CASH PAYMENTS ARE NOT ACCEPTE

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Returned Checks. If your check is returned unpaid for insufficient or uncollected funds, (1) you authorize eCollect, LLC to make a one-time electronic funds transfer from your account to collect a fee of \$20.00; and (2) eCollect, LLC may re-present your check electronically to your depository institution for payment.

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P2

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Courty bit of laintiffs a start shift a language of 205 Trial Division JANUARY 2018 003400 **Civil Cover Sheet** PLAINTIFF'S NAME unknown occuppant ABADE DYEM HASSAN
ANTIFFS ADDRESS
309 BARKET AVE LONSchoulfa19050 1465.6251PHile 19139 PLAINTIFF'S NAME DEFENDANT'S NAME PLAINTIFF'S ADDRESS DEFENDANT'S ADDRESS PLAINTIFF'S NAME DEFENDANT'S NAME DEFENDANT'S ADDRESS PLAINTIFF'S ADDRESS COMMENCEMENT OF ACTION TOTAL NO. OF DEFENDANTS TOTAL NUMBER OF PLAINTIFFS Notice of Appeal Complaint Petition Action Transfer From Other Jurisdictions AMOUNT IN CONTROVERSY COURT PROGRAMS S50,000.00 or less Arbitration Mass Tort Minor Court Appeal More than \$50,000.00 Savings Action Statutory Appeals Minors Jury W/D/Survival Non-Jury Petition Commerce (Completion of Addendum Required) Other: CASE TYPE AND CODE (SEE INSTRUCTIONS) STATUTORY BASIS FOR CAUSE OF ACTION (SEE INSTRUCTIONS) IS CASE SUBJECT TO COORDINATION ORDER? RELATED PENDING CASES (LIST BY CASE CAPTION AND DOCKET NUMBER) Hassan Vs Unknown Occupants-CMPLC Yes No TO THE PROTHONOTARY: Kindly enter my appearance on behalf of Plaintiff/Petitioner/Appellant: Papers may be served at the address set forth below. ADDRESS (SEE INSTRUCTIONS) NAME OF PLAINTIFF'S/PETITIONER'S/APPELLANT'S ATTORNEY 309BANKERAVE LarsdonnelA 19050 E-MAIL ADDRESS SUPREME COURT IDENTIFICATION NO. DATE SIGNATURE

01-101 (Rev. 6/08)

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 9 of 205

Instructions for Completing Civil Cover Sheet

Rules of Court require that a Civil Cover Sheet be attached to any document commencing an action (whether the action is commenced by Complaint, Writ of Summons, Notice of Appeal, or by Petition). The information requested is necessary to allow the Court to properly monitor, control and dispose cases filed. A copy of the Civil Cover Sheet must be attached to service copies of the document commencing an action. The attorney or non-represented party filing a case shall complete the form as follows:

A. Parties

i. Plaintiffs/Defendants

Enter names (last, first, middle initial) of plaintiff, petitioner or appellant ("plaintiff") and defendant. If the plaintiff or defendant is a government agency or corporation, use the full name of the agency or corporation. In the event there are more than three plaintiffs and/or three defendants, list the additional parties on the Supplemental Parties Form. Husband and wife are to be listed as separate parties.

ii. Parties' Addresses

Enter the address of the parties at the time of filing of the action. If any party is a corporation, enter the address of the registered office of the corporation.

- iii. Number of Plaintiffs/Defendants: Indicate the total number of plaintiffs and total number of defendants in the action.
- B. Commencement Type: Indicate type of document filed to commence the action.
- C. Amount in Controversy: Check the appropriate box.
- D. Court Program: Check the appropriate box.
- E. Case Types: Insert the code number and type of action by consulting the list set forth hereunder. To perfect a jury trial, the appropriate fees must be paid as provided by rules of court.

Proceedings Commenced by	Appeal	
--------------------------	--------	--

Minor Court

- 5M Money Judgment
- 5L Landlord and Tenant
- 5D Denial Open Default Judgment
- 5E Code Enforcement Other:

Local Agency

- 5B Motor Vehicle Suspension -
 - Breathalizer
- 5V Motor Vehicle Licenses, Inspections, Insurance
- 5C Civil Service
- 5K Philadelphia Parking Authority
- 5Q Liquor Control Board
- 5R Board of Revision of Taxes 5X Tax Assessment Boards
- 5X Tax Assessmen5Z Zoning Board
- 52 Board of View
- 51 Other:

Other:

Proceedings Commenced by Petition

- 8P Appointment of Arbitrators
- 8C Name Change Adult
- 8L Compel Medical Examination
- 8D Eminent Domain
- 8E Election Matters
- 8F Forfeiture
- 8S Leave to Issue Subpocna
- 8M Mental Health Proceedings
- 8G Civil Tax Case Petition

Other:

Actions Commenced by Writ of Summons or Complaint

Contract

- IC Contract IT Construction
- 10 Other:
- Tort

2B Assault and Battery

- 2L Libel and Slander
- 4F Fraud
- 1J Bad Faith
- 2E Wrongful Use of Civil Process Other:

Negligence

- 2V Motor Vehicle Accident
- 2H Other Traffic Accident
- 1F No Fault Benefits
- 4M Motor Vehicle Property Damage
- 2F Personal Injury FELA
- 20 Other Personal Injury
- 2S Premiscs Liability Slip & Fall
- 2P Product Liability
- 2T Toxic Tort
 - TI Asbestos
 - TZ DES
 - T2 Implant
 - E Toxic Waste
 - Other:

Professional Malpractice

- 2D Dental
- 4L Legal 2M Medical
- 4Y Other:
- 1G Subrogation
- Equity
 - El No Real Estate
 - E2 Real Estate
 - 1D Declaratory Judgment
 - M1 Mandamus

Real Property

- 3R Rent, Lease, Ejectment
- QI Quiet Title
- 3D Mortgage Foreclosure Residential
 - Owner Occupied
- 3F Mortgage Foreclosure Not Residential
 - Not Owner Occupied
- 1L Mechanics Lien
- P1 Partition
 - Prevent Waste
- 1V Replevin
- 1H Civil Tax Case Complaint
 - Other:

F. Commerce

Commencing January 3, 2000 the First Judicial District instituted a Commerce Program for cases involving corporations and corporate law issues, in general. If the action involves corporations as litigants or is deemed a Commerce Program case for other reasons, please check this block AND complete the information on the "Commerce Program Addendum". For further instructions, see Civil Trial Division Administrative Docket 01 of 2000.

G. Statutory Basis for Cause of Action

If the action is commenced pursuant to statutory authority ("Petition Action"), the specific statute must be identified.

H. Related Pending Cases

All previously filed related cases, regardless of whether consolidated by Order of Court or Stipulation, must be identified.

I. Plaintiff's Attorney

The name of plaintiff's attorney must be inserted herein together with other required information. In the event the filer is not represented by an attorney, the name of the filer, address, the phone number and signature is required.

The current version of the Civil Cover Sheet may be downloaded from the FJD's website http://courts.phila.gov

Program

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA COURT OF COMMON PLEAS OF PHILADELPHIA

JANUARY 2018

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003400

NOTICE TO DEFEND

NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint of for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

You should take this paper to your lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the office set forth below to find out where you can get legal help.

> Philadelphia Bar Association Lawyer Referral and Information Service 1101 Market St., 11th Floor Philadelphia, Pennsylvania 19107 (215) 238-6333

AVISO

Le han demandado a usted en la corte. Si usted quiere defenderse de estas demandas expuestas en las paginas siguientes, usted tiene veinte (20) dias de plazo al partir de la fecha de la demanda y la notificacion. Hace falta ascentar una comparencia escrita o en persona o con un abogado y entregar a la corte en forma escrita sus defensas o sus objeciones a las demandas en contra de su persona. Sea avisado que si usted no se defiende, la corte tomara medidas y puede continuar la demanda en contra suya sin previo aviso o notificacion. Ademas, la corte puede decider a favor del demandante y requiere que usted cumpla con todas las provisiones de esta demanda. Usted puede perder dinero o sus propiedades u otros derechos importantes para usted.

Lleve esta demanda a un abogado immediatamente. Si no tiene abogado o si no tiene el dinero suficiente de pagar tal servicio. Vaya en persona o llame por telefono a la oficina cuya direccion se encuentra escrita abajo para averiguar donde se puede conseguir asistencia legal.

> Asociacion De Licenciados De Filadelfia Servicio De Referencia E Informacion Legal 1101 Market St., 11th Piso Filadelfia, Pennsylvania 19107 (215) 238-6333

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 11 of 205 IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

COMPLAINT IN EJECTMENT 1. Plaintiff(s) is (are) ABDDD HASSAN address of 146 S. 62 nd S. , Philadelphia, PA 197 2. Defendant(s) is (are) UNKNOWN OCUPPANT who occupy the Property located at 146 S. 61 nd ST. Philadelphia, PA 19 Philadelphia, PA 19	
2. Defendant(s) is (are) up known occupy the Property located at 146 S. bind ST PHILE PP 193	
2. Defendant(s) is (are) up known occupy the Property located at 146 S. bind ST PHILE PP 193	.;41. a
2. Defendant(s) is (are) up known occupy the Property located at 146 S. bind ST PHILE PP 193	rith an
who occupy the Property located at 14h S. band ST PHILE PP 193	4 ·
	7
, mae-e-pma, 1111, ,	+ '
3. Plaintiff(s) is (are) the legal owner(s) of the property by virtue of the attached Deed. A	
complete copy of the Deed attached is the last recorded Deed. [Exhibit A – Deed]	
4. Defendant(s) do not have a lease and Plaintiff(s) and Defendant(s) are not Landlord(s) a	and
Tenant(s).	
5. Plaintiff(s) is (are) entitled to immediate possession of the Property.	
6. Plaintiff(s) has (have) demanded possession of the Property from the Defendant(s) and	
Defendant(s) has (have) refused to deliver up possession to Plaintiff(s).	
WHEREFORE, Plaintiff(s) requests Judgment for possession of the Property.	
Abole dyn HAS Address: 309 BAR ter AV	ignature
Abole Organ MAS	Print
Address: 304 BAR Keir AV	<u></u>

(ATTACH A COMPLETE COPY OF THE DEED AS EXHIBIT A)

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 12 of 205

VERIFICATION

Plaintiff(s) Abdal dyem Hi	ASSAV
hereby verify that the statements set forth in the foregoing	ing Complaint are true and correct to the best of
my knowledge, information and belief. I understand that	at these statements are made subject to the
penalties of 18 Pa.C.S. §4904, relating to unsworn falsi	fication to authorities.
	Signature Signature
	Signature
Dated: 1.22.018	

Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 13 of 205

eRecorded in Philadelphia PA Doc Id: 53294873 11/21/2017 05:01 PM Page 1 of 6 Rec Fee: \$252.00

Receipt#: 17-121162

1707-5002

Records Department Doc Code: DS State RTT: \$343.40 Local RTT: \$1,064.54

Know all Men by these Presents

THAT I, Jewell Williams, Sheriff of the County of Philadelphia in the Commonwealth of Pennsylvania, for and in consideration of the sum of THIRTY THOUSAND AND XX / 100 [\$30,000.00] dollars, to me in hand paid, do hereby grant and convey to ABDELDAYEM HASSAN.

DESCRIPTION

BRT#: 031193800

Premises Being: 146 S 62ND ST, PHILADELPHIA, PA 19139-2928

SEE ATTACHED LEGAL DESCRIPTION

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 14 of 205 53294873 Page 2 of 6 11/21/2017 05:01 PM

The same having been sold, on the 5th day of October Anno Domini Two Thousand Seventeen, after due advertisement,
according to the law, under and by virtue of a Writ of Execution/DECREE issued out of the Court of Common Pleas as of
April Term, Two Thousand Fifteen Number T0192 as the suit of:

CITY OF PHILADELPHIA

VS.

STANLEY ZALKIN AND ELEANOR ZALKIN

In witness whereof, I have hereunto affixed my signature this 9th day of November Anno Domini Two Thousand Seventeen.

SEALED AND DELIVERED IN THE PRESENCE OF:

Marilyn R. Franks Marilyn R. Franks Marilyn R. Franks (Nov 10, 2017) Witness	Jewell Williams, SHERIFF
	ВУ
Richard Tyer Richard Tyer (Now 10, 2017) Witness	Inspector Richard Verrecchio Inspector Richard Verrecchio (Nov 10, 2017) Richard Verrecchio, Real Estate Inspector

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 15 of 205

to me (or satisfa- that he/she execu	lelphia lov 2017, before me, the user the second control of the second control of the second control of the same in the capacities of the second control o	ndersigned Officer, personally appeare ARD VERRECCHIO, Sheriff of the Coun erson described in the foregoing instruity therein stated and for the purposes to and official seal. Steven J. Wulko (Nov 197017) Office of Judicial Record Steven J. Wulko, Deputy	ty of Philadelphia, known iment, and acknowledged herein contained.
	OF ADICIAL RECUIRING	Apr. T. 2015 No. T0192 Premises: 146 S 62ND ST PHILADELPHIA, PA19139-2928	Sheriff of the County of Philadelphia Captain Richard Verrecchio Witness Real Estate/Settlement Dept. Land Title Building 100 South Broad Street 5th Floor Philadelphia, PA19110
Book No. 1707 Writ No. 5002 Control No. Deed = P	Jewell Williams, SHERUFF TO ABDELDAYEM HASSAN	CITY OF PHILADELPHIA VS. STANLEY ZALKIN AND ELEANOR ZALKIN	The Address of the within-named Grantee 309 BARKER AVENUE LANSDOWNE, PA19050 In behalf of the Grantee ewell Williams, SHERIFF Philadelphia Sheriff Office

Case 18 00 187-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 16 of 205

pennsylvania
DEPARTMENT OF REVENUE

Bureau of Individual Taxes PO BOX 280603 Harrisburg, PA 17128-0603

REALTY TRANSFER TAX STATEMENT OF VALUE

See reverse for instructions.

4 OLDSAMBLE	N TO CHOOK IN TO PROPERTY OF THE
State Tax Paid	
Book Number	
Page Number	
Dale Recorded	

Complete each section and file in duplicate with Recorder of Deeds when (1) the full value/consideration is not set forth in the deed, (2) the deed is without consideration or by gift, or (3) a tax exemption is claimed. If more space is needed, please attach additional sheets. A Statement of Value (SOV) is not required if the transfer is wholly exempt from tax based on family relationship or public utility easement. However, it is recommended that a SOV accompany all documents filed for recording.

_			<u> </u>		ooranig.			
<u>A.</u>	CORRESPONDENT - All Inqu	uiries n	nay be direc	ted to the following	person:		•	
, , , , ,	^{ne} eriff of the County of Philadelphia						Telepho	one Number
	Ing Address	1						686-3530
Land Title Building 100 South Broad Street 5th Floor		City Philadelphia			State	ZIP Code		
B.	TRANSFER DATA		01111001			 	PA	19110
	Nor(s)/Lessor(s)			Grantee(s)/Lessee(s)	of Docum	ent		
	vell Williams, Sheriff			ABDELDAYEM HA	ASSAN			
	ng Address	04 4		Mailing Address				
City	nd Title Building 100 South Broad	Street		309 BARKER AVE	NUE			
Phi	ladelphia	PA	ZIP Code 19110	City LANSDOWNE			State	ZIP Code
C.	REAL ESTATE LOCATION		1.0	LEANODOWNE			PA	19050
Stree	S 62ND ST			City, Township, Borough PHILADELPHIA		· · · · · · · · · · · · · · · · · · ·		
	ly	School C	District ·	TITICADELPHIA	Tax Parcel N		7	
	ladelphia	<u> </u>			0311938		•	
	VALUATION DATA							
Was	transaction part of an assignment o	r reloca	ation?	Y 🔲 N				
	ual Cash Consideration ,000.00		Consideration		3. Total Cons	ideration		
	unly Assessed Value	+ \$0.0			= \$30,00	0.00		
	000.00	x 1.01	ion Level Ratio Fac	clor	6. Computed			
E. E	XEMPTION DATA - Refer to i	nstruct	ions for exe	mntion status	= \$34,340	0.00		
1a. Ar	nount of Exemption Claimed	1b. Perce	entage of Grantor's	Interest in Real Estate	1c. Percentag	je of Grantor's	Interest Co	nveyed
2. Ch	eck Appropriate Box Below for Exem	ption C	laimed.					· · · · · · · · · · · · · · · · · · ·
. 🔲	Will or intestate succession.							
_	(Name of Descendant)			er)				
닏	Transfer to a trust. (Attach complet	е сору	of trust agree	ment identifying all b	eneficiarie	s.)		,
Ц	Transfer from a trust. Date of transfer into trust							
_	If trust was amended attach a copy	of origi	inal and ame	nded trust.			•	
Ш	Transfer between principal and age	nt/strav	v party. (Attac	ch complete copy of	agency/stra	a vhen we	areeme	nt \
 Transfer between principal and agent/straw party. (Attach complete copy of agency/straw party agreement.) Transfers to the commonwealth, the U.S. and instrumentalities by gift, dedication, condemnation on lieu of condemnation. (If condemnation or in lieu of condemnation, attach copy of resolution.) 								
	Transfer from mortgagor to a holder	ofam	ortgane in de	ofault (Attach conve	Consideration of the constant			
	The months of a mortgage in default. (Attach copy of mortgage and note/assignment)							
\Box	Corrective or confirmatory deed. (Attach complete copy of the deed to be corrected or confirmed.)							
	— (Attach copy of articles.)							
Ц	Other (Please explain exemption cla	aimed.)						
	penalties of law or ordinance, I decla best of my knowledge and belief, it is	re that I	I have examin orrect and cor	ed this Statement, inc	luding acc	ompanying	g inform:	ation, and
ignatur	of Correspondent or Responsible Party					Date		
i man	y Harrison					11/09/20	17	

FAILURE TO COMPLETE THIS FORM PROPERLY OR ATTACH REQUESTED DOCUMENTATION MAY RESULT IN THE RECORDER'S REFUSAL TO RECORD THE DEED.

	·		BOOK NO.	PAGE NO.	
1					
PHILADELPHIA	REAL ESTA	TE.			
	TRANSFER TAX CERTIFICATION				
	WEILLE IVEL	1014	DATE RECORDED		
Complete each section and file in ductions with the			CITY TAX PAID		
Complete each section and file in duplicate with Rewith consideration, or by gift, or (3) a tax exemption A. CORRESPONDENT - All inquiries may be	ii is Gaiineu. Il Riole Space	e is needed, allach addiimh	e Is/is not set forth in the deed, ral sheet(s).	(2) when the deed is	
NAME Sheriff of the County of Philadelphia STREET ADDRESS	directed to the rene		TELEPHONE NUMBER (215) 686-3530		
Land Title Building 100 South Broad S	Street 5th Floor	CITY Philadelphia	STATE	ZIP CODE 19110	
B. TRANFER DATA GRANTOR(S)/LESSOR(S)		DATE OF ACCEPTANCE OF	7.2.7	19110	
Jewell Williams, Sheriff		GRANTEE(S)/LESSEE(S) ABDELDAYEM	TYACCARI		
STREET ADDRESS Land Title Building 100 South Broad S	Yamaa Eab Diaan	STREET ADDRESS			
Di de Julia La	ZIP CODE	309 BARKER AV	ENUE STATE	ZIP CODE	
Philadelphia PA C. PROPERTY LOCATION	19110	LANSDOWNE	PA PA	19050	
STREET ADDRESS		CITY, TOWNSHIP, BOROUG	GН		
146 S 62ND ST	SCHOOL DISTRICT	PHILADELPHIA	1		
PHILADELPHIA D. VALUATION DATA	SCHOOL DISTRICT		TAX PARCEL NUMBER 031193800		
1. ACTUAL CASH CONSIDERATION	2. OTHER CONSIDERATIO				
\$30,000.00	+ \$0.00		3. TOTAL CONSIDERATION = \$30,000,00		
4. COUNTY ASSESSED VALUE \$34,000,00	5. COMMON LEVEL RATIO X 1.01	FACTOR	6. FAIR MARKET VALUE		
E. EXEMPTION DATA	I X 1.01		= \$34,340,00		
1A. AMOUNT OF EXEMPTION	18. PERCENTAGE OF INTE	EREST CONVEYED	T		
Transfer Tax: \$1,407.94					
2. Check Appropriate Box Below for Exemption Claimed					
Will or intestate succession					
(NAME OF DECEDENT) (ESTATE FILE NUMBER)					
Transfer to Industrial Development Agency.					
Transfer to agent or straw party. (Attach copy of agency/straw party agreement).					
Transfer between principal and avail (A					
Transfer between principal and agent. (A	ttach copy of agency/s	traw trust agreement).	Tax paid prior deed \$		
Transfer to the Commonwealth, the United States, and instrumentalities by gift, dedication, condemnation or in lieu of condemnation. (Attach copy of resolution).					
Transfer from mortgagor to a holder of a mortgage in a default Mortgage Park Number					
Mortgagee (grantor) sold property to Mortgagor (grantee) (Attach copy of prior deed).					
Corrective deed (Attach copy of the prior deed).					
Other (Please explain exemption claimed, if other than listed above.)					
Under penalties of law or ordinance, I declare the my knowledge and belief, it is true, correct and co	отргете,	tatement, including accom	apanying information, and to	the best of	
SIGNATURE OF CORRESPONDENT OR RESPONSIBLE PARTY DATE					
Tiffany Harrison			11/9/2017		

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A . . &

1 170% - 5002

Legal Description

BRT/OPA#:

031193800

Assessed Legal Description:

139' 3" S OF SAÑSOM \$15' 4" X 94' 5"

Abbreviated Legal Description:

15' 4" X 94' 5-7/8"

Actual Legal Description for Premises:

146 S 62ND ST

ALL THAT CERTAIN lot or piece of ground with the messuage or tenement thereon erected.

SITUATE on the West side of 62nd Street at the distance of 138 feet 3 inches Southward from the South side of Sansom Street.

CONTAINING in front or breadth on 62nd Street 15 feet 4 inches and extending of that width in length or depth Westwardly at right angles with 62nd Street 94 feet 5-7/8 inches to a certain 3 feet wide alley leading Northward and Southward between Sansom Street and Walnut Street.

BEING the same premises which Patricia Roberts Harris, Secretary of Housing and Urban Development, of Washington, D.C. by Deed dated 02/01/1978 and recorded 03/08/1978 at Philadelphia in Deed Book DCC 1603 - 269 granted and conveyed unto Stanley Zalkin and Eleanor, I/W in fee.

Case ID: 1504T0192

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 19 of 205

P3

В

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 20 of 205 IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

Abdel dye M HASS AN Plaintiff
v. January TERM, 2018 ALRKNEWA OOCPURINT Hassan Vs Unknown Occupants-AFDVT Defendant RETURN OF SEINVISE.

A FIC , hereby certify that I served a true and correct copy of the Complaint / Notice of Appeal / Rule on UNK nown of Corpants

(Insert Name of Party)

1) By handing a copy to the Defendant / Appellee, **Wkrown occupants on the **27** day of **30**, 20**18** at **6.00** AND at _____, Philadelphia, PA. 19139 By handing a copy to ______, an adult 2) member of the family/adult person in charge of Defendant's / Appellee's residence, on the ___ day of _____, 20__, at ____AM/PM, at Philadelphia, PA. I verify that the statements in this Return of Service are true and correct. I further verify that I am an adult over the age of 18 and not related to any party in this action. I understand that this unsworn document contains statements that are made subject to the penalties of 18 P.C.S. §4904 relating to unsworn falsification to authorities. Sworn to and Affirmed This Vada SAV 2015 Ahmed Harre (Print Name) Notary Public (SEAL)

Return of Service - rev. 4-27-15

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL RAED ALTAYEB, Notary Public City of Philadelphia, Phila. County My Commission Expires March 17, 2018 **P**4

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 22 of 205

By: ABDELDYEM HASSAN, Address: 309 BAKER AUE	FIL 2018 APR -5 PM 4:
JANDSDOWNE, PA 19050.	NOIB APR -5
Telephone: 484-557-1737.	OFFICE OF CLASS OF PA
N. A. A. A.	PHILADELHMA COUNTY
HASSAN.	COURT OF COMMON PLEAS TRIAL DIVISION – CIVIL
Plaintiff(s)	Term, (month) (year) ·
vs.	No. 180103400 V
ALI UNKNOWN	(4 digits)
occupants.	
Defendant(s)	

PRAECIPE TO ENTER DEFAULT JUDGMENT FOR POSSESSION

TO THE OFFICE OF JUDICIAL RECORDS:

Please enter a default judgment in favor of Plaintiff(s), ABDE LDYEW HASSAY and against Defendant(s), All VNKNOWN OCCUPANTS; for failure to answer or otherwise respond to the Complaint.

- 1. The complaint was served upon Defendant(s) on \(\frac{127/18}{27/18} \) by \(\frac{\text{PERSONAL DELIVERY}}{\text{(manner of service)}} \)
 A copy of the Proof of Service is attached hereto / filed of record.
- 2. A copy of the Notice pursuant to Pa.R.C.P. 237.1(2) is attached hereto. A copy of the Certification of Service of the Notice is attached hereto.
 - 3. Enter Judgment for Possession of premises known as 146 S. 62ND ST.

 PHILA PA 19139

Hassan Vs Unknown Occupants-JDDFF



(x) Sel 191 C
Plaintiff

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 23 of 205

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

Abdeldyen HASSAN Plaintiff v.	Janyany TERI NO. 3400	VI, 20 <u>1</u> 8
v.	NO. 3400	2
Defendant :		Hassan Vs Unknown Occupants-AFDV
1. Ahmed NAFIC	ERVICE/AFFIDAVIT	18010340000004
" JATIFIED TONE!	_, nereby certify that I se	ved a true and
correct copy of the Complainty Notice of A	Appeal / Rule on(Ins	Sert Name of Party)
1) By handing a copy to the Defendar	A / Appellee, *UAK **	w occupants
on the 22 day of Ta	20 18 at 6.00 Al	MPM) at
146 S GRAD st	Philadelr	phia PA 19179
2) By handing a copy to		, an adult
member of the family/adult person in c	harge of Defendant's / App	pellee's residence,
on the day of,	20, atA	м/РМ, at
	, Philadelph	ia, PA.
I verify that the statements in this Return of that I am an adult over the age of 18 and r I understand that this unsworn document of the penalties of 18 P.C.S. §4904 relating to	of Service are true and cor not related to any party in to contains statements that a	rect. I further verify this action.
Sworn to and Affirmed This 1340 SAV 20/8	·	2
	!_ *	
Notary Public Alm	we	(Sign)
(SEAL)	d Harie	(Print Name)
ctum of Service – rev. 4-27-15 COMMONWEALTH OF PE NOTARIAL SE, RAED ALTAYEB, Nota City of Philadelphia, Phi My Commission Expires M.	AL ary Public	

P0023

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 24 of 205

PHILADELPHIA COUNTY
COURT OF COMMON PLEAS
TRIAL DIVISION - CIVIL
Term, (month) (year)
No. 180103400.
(4 digits)
_

CERTIFICATION OF SERVICE OF NOTICE OF PRAECIPE TO ENTER JUDGMENT OF DEFAULT

On 4-5-18, the undersigned caused a copy of the Notice of Praecipe to Enter Judgment of

Default to be served by CERTIFIED MAIL upon Defendant(s) All UNKNOWN OCCUPANTS

(manner of service)

I verify that the facts are true and correct and understand that the statements made in this Certification have been made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Plaintiff

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 25 of 205

By: ABDELDYM HASSAN. Address: 309 BATZKER AVE., CANDSDOWNE, PA 19050. Telephone: 484 ~ 557-1737	
HASSAN.	PHILADELPHIA COUNTY COURT OF COMMON PLEAS TRIAL DIVISION – CIVIL
Plaintiff(s) vs. HII UNKNOWN	Term,
Defendant(s)	

AFFIDAVIT OF NON-MILITARY SERVICE

The above-named defendant resides at 146 S. 6200 St. Phila and the defendant is not in the Military Service of the United States, nor any State or Territory thereof or its allies as defined in the Servicemembers Civil Relief Act of 2003 and the amendments thereto.

Plaintiff

Sworn to and subscribed Before me this 2 day

Notary Public

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL TAMMY V. BYARS, Notary Public City of Philadelphia, Phila. County My Commission Expires January 24, 2020

OFFICE OF JUDICIAL RECORDS COURT OF COMMON PLEAS ROOM 284, CITY HALL PHILADELPHIA, PA 19107

ERIC FEDER
DIRECTOR, OFFICE OF JUDICIAL RECORDS

Plaintiff vs. Unknown Occupants Defendant	COURT OF COMMON PLEAS (Philadelphia County) Term, 20 No. 3400
To:	

Notice, Rule 237.5 Notice of Praecipe to Enter Judgment by Default

IMPORTANT NOTICE

You are in default because you have failed to enter a written appearance personally or by attorney and file in writing with the Court your defenses or objections to the claims set forth against you. Unless you act within ten days from the date of this notice, a judgment may be entered against you without a hearing and you may lose your property or other important rights.

You should take this paper to your lawyer at once. If you do not have a lawyer, go to or telephone the office set forth below. This office can provide you with

information about hiring a lawyer.

If you cannot afford to hire a lawyer, this office may be able to provide you with information about agencies that may offer legal services to eligible persons at a reduced fee or no fee.

Philadelphia Bar Association Lawyer Referral and Information Service 1101 Market Street, 11th Floor Philadelphia, Pennsylvania 19107 (215) 238-6333

NOTIFICACION IMPORTANTE

Usted está en defecto porque usted no ha podido entrar en un aspecto escrito, personalmente o mediante abogado y archivo por escrito ante el Tribunal sus defensas u objeciones a las alegaciones expuestas en su contra. A menos que usted actúa dentro de los diez días siguientes a la fecha de esta notificación, la resolución podrá ser en su contra sin una audiencia y usted puede perder su propiedad u otros derechos importantes.

Usted debe tomar este trabajo con su abogado a la vez. Si usted no tiene un abogado, vaya a o llamar por teléfono a la oficina se establece a continuación. Esta oficina puede proporcionarle información sobre la contratación de un abogado.

Si usted no puede permitirse el lujo de contratar a un abogado, esta oficina puede ser capaz de proporcionarle información acerca de las agencias que pueden ofrecer servicios legales a personas con derecho a una tarifa reducida o ninguna cuota.

Asociacion de Licenciados de Filadelfia Servicio de Referencia e Informacion Legal 1101 Market Street, 11th Floor Filadelfia, Pennsylvania 19107 (215)238-6333

If you have any questions concerning this notice, please call:
(Name of Attorney or Plaintiff) 146 S. Let No. Ci Philia PA 19139 (Attorney's or Plaintiff's Address)
at this telephone number: 44/ 55717 > 7

P5

Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 28 of 205

CONTROL NUMBER:

PHILADELPHIA COURT OF COMMON PLEAS

FETTION/MOTION COVER SHEET	045073
ASSIGNED TO JUDGE: ANSWERKESPONS DANIE APR 2 5 2018	a a a a a a a a a a a a a a a a a a a
Do not send Judge courtesy copy of File Molosiupicity Status may be obtained online at http://calcourtes	1000
H25520	No. <u>180103</u> 400
	Name of Filing Party: Abotel dyen H25520
vs.	(Check one) Plaintiff Defendant
UNKnown occupants	(Check one) Movant Respondent
INDICATE NATURE OF DOCUMENT FILED:	Has another petition/motion been decided in this case? Yes No Is another petition/motion pending?
Petition (Attach Rule to Show Cause) Motion	If the answer to either question is yes, you must identify the judge(s):
	tion
TYPE OF PETITION/MOTION (see list on reverse side)	PETITION/MOTION CODE (see list on reverse side)
ANSWER/RESPONSE FILED TO (Please insert the title of the correspondence)	nding petition/motion to which you are responding):
Is this case in the (answer all questions): A. COMMERCE PROGRAM Name of Judicial Team Leader: Applicable Petition/Motion Deadline: Has deadline been previously extended by the Court? Yes No B. DAY FORWARD/MAJOR JURY PROGRAM — Year Name of Judicial Team Leader: Applicable Petition/Motion Deadline: Has deadline been previously extended by the Court? Yes No C. NON JURY PROGRAM	309 BARKON AVE
Date Listed:	Lansdownia PA 1905 C
Arbitration Date: E. ARBITRATION APPEAL PROGRAM Date Listed: F. OTHER PROGRAM:	HASSAN ABOLDAYAN
Date Listed: III. OTHER By filing this document and signing below, the moving party certifies a upon all counsel and unrepresented parties as required by rules of Co that the answers made herein are true and correct and understands that	that this motion, petition, answer or response along with all documents filed, will be served urt (see PA. R.C.P. 206.6. Note to 208.2(a), and 440). Furthermore, moving party verifies sanctions may be imposed for inaccurate or incomplete answers.
(Attorney Stephting the prospring Pdig) 107	(Date) (Print Name) (Attorney I.D. No.)

The Petition, Motion and Answer or Response, if any, will be forwarded Hassan Vs Unknown Occupants-MTWPS Answer/Response Date will be granted

ate. No extension of the



IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

H5325C	:		
Plaintiff/Petitioner	:Term, 20		
v.	: No. <u>18010340</u> 0		
Defendant/Respondent	Control No. 045073		
<u>R</u>	ULE		
AND NOW, this day of	,, upon consideration of the		
foregoing Motion/Petition			
, a RULE is hereby entered upon the Response therein should not be granted.	ondent to show cause why the relief requested		
RULE RETURNABLE on the	day of,, at		
a.m./p.m., in Courtroom			
	BY THE COURT:		
	1		

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

H2530	:
	<u>:</u>
Plaintiff	Term, 20
v.	: No. 180103400
	:
rykam carbets	045073
D.f. d. d.	: Control No.
Defendant	:
•	
$\underline{\mathbf{o}}$	<u>PRDER</u>
AND NOW, this day of	, upon consideration of the
Motion/Petition	
	, and
	REED that said Motion/Petition is
any response inereto, it is ONDENED and DECI	NEED that said Motion Feltion is
·	
	·
	BY THE COURT:

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

4 25520		: :
	Plaintiff	:Term, 20
v.		: No.180103400
LAKTULA	occupa 45	: 045073 : Control No.
	Defendant	: Control No

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

H25537	:TERM,
Plaintiff(s) VS.	: : No. 80103400 : 045073
Defendant(s)	:
MOTION FOR	WRIT OF POSSESSION
by virtue of a DEED recorded on 1	
2. Plaintiff commenced this Civil Actio	n in Ejectment by Complaint on
	was made in accordance with PA. R.C.P. and/or against the occupants of the Property.

4.	Judgment by Default was entered of record on 41515018
	against the occupants of the Property. A true and correct copy of the Plaintiff's Praecipe
	to Enter Default Judgment is attached hereto as Exhibit "B" and made a part hereof.

- 5. With respect to enforcement of judgments in ejectment actions, PA. R.C.P. 3160 provides (in pertinent part) the following: "[a] judgment for possession shall be enforced by a Writ of Possession substantially in the form provided by Rule 3254."
- 6. The Property continues to be occupied by individuals other than the legal owner, necessitating issuance of a Writ of Possession followed by scheduling of a lock-out.
- 7. Plaintiff has not permitted or authorized any individual to occupy the Property.

WHEREFORE, the Plaintiff respectfully requests that this Honorable Court enter an Order authorizing the issuance of a Writ of Possession of the real property situated at

1465 6000 SKREE Philadelphia, PA 19139.

Respectfully submitted,

Print

Sign

Date: 45 8

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 34 of 205

VERIFICATION

1, HASSAN ABOLINGAN	, Plaintiff/Defendant, verify that the facts set forth in
the foregoing are true and correct to the best of my inf	
I understand that the statements contained her	ein are subject to the Penalties of 18 Pa.C.S.A., Section
4904 relating to unsworn falsification to authorities.	
	HASS AN ABOLD (Print Name)
Access to the second second	The second secon
	6371 C
	(Signature)

Date: 4-5 2018

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 35 of 205

CERTIFICATION OF SERVICE

foregoing Motion/Pet	hereby certify that a true and the below listed accompanying papers, was served on the below listed accompanying papers, was served on the below listed accompanying papers.	correct copy of the Idresses by First-Class
	Name: CCUP 3 + S Address: City, State, Zip Code: Phila. Pa [9136] Name: Address: Address: Code:	
	Address:City, State, Zip Code:	
·	Name:Address:Address:	

Date: 45.2018

By:

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 36 of 205

eRecorded in Philadelphia PA Doc Id: 53294873 11/21/2017 05:01 PM Page 1 of 6 Rec Fee: \$252.00

Receipt#: 17-121162

1707-5002

Records Department Doc Code: DS State RTT: \$343.40 Local RTT: \$1,064.54

Know all Men by these Presents

THAT I, Jewell Williams, Sheriff of the County of Philadelphia in the Commonwealth of Pennsylvania, for and in consideration of the sum of THIRTY THOUSAND AND XX / 100 [\$30,000.00] dollars, to me in hand paid, do hereby grant and convey to ABDELDAYEM HASSAN.

DESCRIPTION

BRT#: 031193800

Premises Being: 146 S 62ND ST, PHILADELPHIA, PA 19139-2928

SEE ATTACHED LEGAL DESCRIPTION

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 37 of 205 53294873 Page 2 of 6 11/21/2017 05:01 PM

The same having been sold, on the 5th day of October Anno Domini Two Thousand Seventeen, after due advertisement,
according to the law, under and by virtue of a Writ of Execution/DECREE issued out of the Court of Common Pleas as of
April Term, Two Thousand Fifteen Number T0192 as the suit of:

CITY OF PHILADELPHIA

VS.

STANLEY ZALKIN AND ELEANOR ZALKIN

In witness whereof, I have hereunto affixed my	signature this 9th day of November Anno Domini Two
Thousand Seventeen.	
SEALED AND DELIVERED IN THE PRESENCE OF:	
Marilun R. Franks Marilyn R Ffanks (Nov 10. 2017)	Jewell Williams, SHERIFF
Witness	ВУ
Richard Tuer Richard Tyer (Nov 10, 2017)	Inspector Richard Verreschio Inspector Richard Verreschio (Nov 10, 2017)

Witness

Richard Verrecchio, Real Estate Inspector

Commonwealth of P County of Philadelph								
HIS/HER REAL EST/	On this, the 09 Nov 2017, before me, the undersigned Officer, personally appeared JEWELL WILLIAMS, BY HIS/HER REAL ESTATE INSPECTOR RICHARD VERRECCHIO, Sheriff of the County of Philadelphia, known to me (or satisfactorily proven) to be the person described in the foregoing instrument, and acknowledged that he/she executed the same in the capacity therein stated and for the purposes therein contained.							
In Witness Whereof,	. I hereunto set my hand an	d official seal.	1					
SIRS STATE	CIAL DISTAIR	Staven Q. Wulkes Staven J. Wulke (Nov 1976) Office of Judicial Records Steven J. Wulko, Deputy Director						
* OKICIAN		Apr. T. 2015 No. T0192 No. T0192 Premises: 146 S 62ND ST PHILADELPHIA, PA19139-2928 Sheriff of the County of Philadelphia	Witness Real Estate/Settlement Dept. Land Title Building 100 South Broad Street 5th Floor Philadelphia, PA19110					
Book No. 1707 Writ No. 5002 Control No. Deed = Po	Jewell Williams, SHERIFF TO ABDELDAYEM HASSAN	CTTY OF PHILADELPHIA VS. STANLEY ZALKIN AND ELEANOR ZALKIN The Address of the within-named Grantee	309 BARKER AVENUE LANSDOWNE, PA19050 On behalf of the Grantee Jewell Williams, SHERIFF Philadelphia Sheriff Office					

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc



Bureau of Individual Taxes PO BOX 260603 Harrisburg, PA 17128-0603

REALTY TRANSFER TAX STATEMENT OF VALUE

See reverse for instructions.

4 OF SECULARIES	1 to Office A harm	<u> </u>
State Tax Paid		<u></u>
Book Number		
Page Number		
Date Recorded		

Complete each section and file in duplicate with Recorder of Deeds when (1) the full value/consideration is not set forth in the deed, (2) the deed is without consideration or by gift, or (3) a tax exemption is claimed. If more space is needed, please attach additional sheets. A Statement of Value (SOV) is not required if the transfer is wholly exempt from tax based on family relationship or public utility easement. However, it is recommended that a SOV accompany all documents filed for recording.

Vame	ORRESPONDENT - All Inquir						ne Number 686-3530	
Mailing	Address Title Building 100 South Broad \$	Street	5th Floor	ciy Philadelphia		State PA	ZIP Code 19110	
. TRANSFER DATA				Date of Acceptance	of Document			
	r(s)/Lessor(s)			Grantee(s)/Lessee(s) ABDELDAYEM HA	ASSAN			
	ell Williams, Sheriff Address			Mailing Address				
	Title Building 100 South Broad	Street	5th Floor	309 BARKER AVE	NUE			
City		State PA	ZIP Code 19110	LANSDOWNE	State PA	ZIP Code 19050		
	edelphia REAL ESTATE LOCATION	FA	13110	LAROBOTTILE			<u> </u>	
	Address			City, Township, Borough				
	S 62ND ST			PHILADELPHIA				
County		School	D istrict		Tax Parcel Numb	er		
_	adelphia				031193800			
	ALUATION DATA							
Vas 1	transaction part of an assignment o			Y 🗆 N	3. Total Consider		_	
	ual Cash Consideration	2. Othe + \$0.	r Consideration					
	000.00 Inty Assessed Value		mon Level Ratio F	Factor	= \$30,000.00 6. Computed Value			
	000.00	x 1.0			= \$34,340.0	40.00		
	XEMPTION DATA - Refer to i	nstruc	ctions for ex	emption status.				
la. An	nount of Exemption Claimed	1b. Per	centage of Granto	f Grantor's Interest Conveyed				
. Ch	eck Appropriate Box Below for Exem	ption	Claimed.					
	Will or intestate succession.					(Estate File Nu	mbert	
_			•	me of Descendant)	l hanaficiaries	•	ineci)	
Ц	Transfer to a trust. (Attach comple			reement identifying at	i peliciiçiai ics.	,		
Ш	Transfer from a trust. Date of trans			nandad taust		 .	<u> </u>	
_	If trust was amended attach a cop				of an annulatra	u nadu agreer	nent \	
	Transfer between principal and ag	ent/sti	raw paπy. (A	πach complete copy of	л agency/suar	mpatty agree	iou of	
	Transfers to the commonwealth, the condemnation. (If condemnation of	ne U.S or in lie	s, and instrur ou of condem	nentaimes by gin, dec ination, attach copy o	resolution.)	minauon onii i	ieu vi	
	Transfer from mortgagor to a hold	er of a	mortgage in	ı default. (Attach cop)	of mortgage	and note/assig	nment.)	
	Corrective or confirmatory deed. (Attach	complete co	opy of the deed to be	corrected or c	onfirmed.)		
	Statutory corporate consolidation,	merg	er or division	. (Attach copy of artic	les.)			
	Other (Please explain exemption	claime	ed.)					
Unde	er penalties of law or ordinance, I dec	lare th	nat I have exa	mined this Statement	including acc	ompanying info	ormation, a	
to th	e best of my knowledge and belief, it	is tru	e, correct and	l complete.				
	ure of Correspondent or Responsible Party					Date		

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 40 of 205 53294873 Page 5 of 6 11/21/2017 05:01 PM

				воок но.		PAGE NO.
	PHILADELPHIA					
1	ransfer tax (CERTIFICAT	ION	DATE RECORDED		
			<u> </u>	CITY TAX PAID		
Complete each so with consideration	ection and file in duplicate with Re n, or by gift, or (3) a tax exemption	corder of Deeds when (1 is claimed. If more space) the full consideration/val e is needed, attach addition	ue is/is not set forth in the onal sheet(s).	deed, (2)	when the deed is
CORRESPON	IDENT - All inquiries may be	directed to the folio	owing person:			<u> </u>
WE periff of the	County of Philadelphia			TELEPHONE NUMBER (215) 686-3530		
PETADORESS		tweet 6th Floor	eity Philadelphia	STATE PA		110
TRANFER DA	<u>iilding 100 South Broad S</u> ATA	THE SHIFTON	DATE OF ACCEPTANCE			
(ANTOR(S)/LESSO	PR(S)		GRANTEE(8)/LESSEE(6 ABDELDAYEN			
ewell William Reet adoress	· · · · · · · · · · · · · · · · · · ·		STREET ADDRESS			
and Title Bu	uilding 100 South Broad S	treet 5th Floor	309 BARKER A	VENUE S	STATE	ZIP CODE
hiladelphia	PA	19110	LANSDOWNE		PA	19050
. PROPERTY	LOCATION		TCITY, TOWNSHIP, BORG	DUGH		
REETADORESS 46 S 62ND S	T		PHILADELPH	<u> </u>		
OUNTY		SCHOOL DISTRICT		TAX PARCEL NUMBE 031193800	:R	
, VALUATION						
ACTUAL CASH CO	ONSIDERATION	2. OTHER CONSIDERATE + \$0.00	TION	3. TOTAL CONSIDER = \$30,000,00	ATION	
\$30,000,00 . County assess	ED VALUE	5. COMMON LEVEL RA	TIO FACTOR	6. FAIR MARKET VAL		
\$34,000 <u>.00</u>		<u>j x 1,01</u>		= \$34,340,00		
A. AMOUNT OF EX		18. PERCENTAGE OF I	NTEREST CONVEYED			107.04
A. Alloom of D.				Transfer Tax	t: 914	107.94
. Check Appro	priate Box Below for Exem	ption Claimed				
- AMILOLINI	estate succession	(NAME OF	DECEDENT)	(ESTATE F	ILE NUMBE	R)
☐ Transfer	to Industrial Development Age	нісу.				
_						
Transfer	to agent or straw party. (Atlac	h copy of agency/stra	w party agreement).			
T	between principal and agent.	/Attach conv.of agent	cy/straw frust adreeme	nt). Tax paid prior deed	\$	
Transfer	to the Commonwealth, the Ur	aited States, and instru	umentalities by gift, de	dication, condemnation	or in lieu	ı
	mnation. (Attach copy of reso					
Transfer Mortgage	from mortgagor to a holder of see (grantor) sold property to M	a mortgage in a defa lortgagor (grantee) (A	uit. Mortgage Book Nu Attach copy of prior dee	mber, Pa d).	ge Numb	сег
_	e deed (Atlach copy of the pr					
Other /P	lease explain exemption claim	ed if other than lister	d above.)			
- Other (F	ісарс схраін схенірлов савін	iou, a other ului seter				
 *						*-
				<u> </u>		
Under penali	ties of law or ordinance. I declar e and belief, it is true, correct an	e that I have examined to discomplete	his Statement, including (accompanying information	n, and to	the best of
	CORRESPONDENT OR RESPONSIBL		<u> </u>	DATE		
Tiffeny Har				11/9	/2017	

Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 41 of 205

53294873 Page 6 of 6 11/21/2017 05:01 PM

* . .

170%-5002 BRT/OPA#:

Legal Description

Assessed Legal Description:

139' 3" S OF SANSOM 15' 4" X 94' 5"

Abbreviated Legal Description:

15' 4" X 94' 5-7/8"

Actual Legal Description for Premises:

146 S 62ND ST

ALL THAT CERTAIN lot or piece of ground with the messuage or tenement thereon erected,

SITUATE on the West side of 62nd Street at the distance of 138 feet 3 inches Southward from the South side of Sansom Street.

CONTAINING in front or breadth on 62nd Street 15 feet 4 inches and extending of that width in tength or depth Westwardty at right angles with 62nd Street 94 feet 5-7/8 inches to a certain 3 feet wide alley leading Northward and Southward between Sansom Street and Watnut Street.

BEING the same premises which Patricia Roberts Harris, Secretary of Housing and Urban Development, of Washington, D.C. by Deed dated 02/01/1978 and recorded 03/08/1978 at Philadelphia in Deed Book DCC 1603 - 269 granted and conveyed unto Stanley Zalkin and Eleanor, Ivw in fee.

Case ID: 1504T0192

P₆

PRAECIPE FOR WRIT OF POSSESSION

Commonwealth of Pennsylvania County of Philadelphia

Plaintiff	COURT OF COMMON PLEASTerm, 20	
UNKOWN OCCUPANIS Defendant	NO. 180103 400	
Praecipe for Wr	rit of Possession	
TO THE OFFICE OF JUDICIAL RECORDS: Issue Writ of Possession in the above matter, for possession of: (described by the second of		
	Attorney(s) for Plaintiff(s)	7018 MAY -7 PH 4: 05

Hassan Vs Unknown Occupants-WRPOS

Ejectment Quiet Title



5-116 (Rev. 8/2014)

Form C.P. 109

Ejectment Quiet Title

Commonwealth of Pennsylvania County of Philadelphia

COURT OF COMMON PLEAS

OCCPANIS No. 180103400

Writ of Possession

To the Sheriff of Philadelphia County:

(1) To satisfy the judgment for possession in the above matter you are directed to deliver possession of the following described property to:

HASS AN ABOUT NEW

(2) To satisfy the costs against

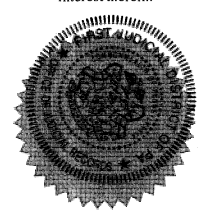
Mrown occup cANS

directed to levy upon any property of

146562nd 51 PHILA & A 19139 you are

and sell

interest therein.



10-207 (Rev. 1/01)

ERIC FEDER

Director, Office of Judicial Records

By Dan Clerk

Date May 7, 2018

Court of Common Pleas

No. 160103400

Term, 20_

SSAN VS. UNKOWNOCCUPNIS

WRIT OF POSSESSION

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 46 of 205

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

HASAN :

Case No. 180103400

v.

Control No. 18045073

UNKNOWN OCCUPANTS

ORDER

AND NOW, this 27th day of April, 2018, upon consideration of Plaintiff's Motion for Writ of Possession, it is hereby ORDERED that the Motion is GRANTED.

It is further ORDERED that the Office of Judicial Records for the First Judicial District is directed to issue a Writ of Possession for the real property located at 146 S. 62nd Street, Philadelphia, PA 19139 upon Praecipe of Plaintiff.

BY THE COURT:

J.

APR 3 v Low OFFICE OF JUDICIAL BECORDS

Hassan Vs Unknown Occup-ORDER

1801034000008

FAX COVER SHEET

TO	Sheriff
COMPANY	Sheriff
FAX NUMBER	12156863555
FROM	Stephen Dunne
DATE	2018-05-08 22:25:14 GMT
RE	Notice of Bankruptcy Case Filing - Book/Writ1707-5002

COVER MESSAGE

Please see Notice of Bankruptcy Case Filing for Lyndel Toppin, who resides at 146 S. 62nd Street, Philadelphia, PA 19145.

Book/Writ1707-5002

Thank you.

Stephen M. Dunne, Esq.

Stephen Dunne <stephen@dunnelawoffices.com>

Successful transmission to 12156863555. Re: Notice of Bankruptcy Case Filing -Book/Writ1707-5002

1 message

6/7/2018

NoReply@myfax.com <NoReply@myfax.com> To: stephen@dunnelawoffices.com

Tue, May 8, 2018 at 6:27 PM



Re: Notice of Bankruptcy Case Filing - Book/Writ1707-5002 Hi Stephen,

The fax you sent through MyFax to 12156863555 was successfully transmitted.

Fax Details

Date: 2018-05-08 22:27:38 (GMT)

Number of Pages: 2

Length of Transmission: 114 seconds

Receiving Machine Fax ID: 111

If you have any questions, please call (866) 563-9212 or visit our online help center at www.myfax.com/support. Thank you for using the MyFax service.

Sincerely, The MyFax Team













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Live Database Area Page 1 of 2

United States Bankruptcy Court Eastern District of Pennsylvania

Notice of Bankruptcy Case Filing

A bankruptcy case concerning the debtor(s) listed below was filed under Chapter 13 of the United States Bankruptcy Code, entered on 05/08/2018 at 6:04 PM and filed on 05/08/2018.

Lyndel Toppin 146 S. 62nd Street Philadelphia, PA 19145 SSN / ITIN: xxx-xx-2550



The case was filed by the debtor's attorney:

STEPHEN MATTHEW DUNNE

Dunne Law Offices, P.C. 1515 Market Street Suite 1200 Philadelphia, PA 19102 U.S.A. 215-551-7109

The case was assigned case number 18-13098-mdc to Judge Magdeline D. Coleman.

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

If you would like to view the bankruptcy petition and other documents filed by the debtor, they are available at our *Internet* home page http://ecf.paeb.uscourts.gov or at the Clerk's Office, 900 Market Street, Suite 400, Philadelphia, PA 19107.

You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Timothy B McGrath

В

Stephen Dunne <stephen@dunnelawoffices.com>

Successful transmission to 12156863971. Re: Notice of Bankruptcy Case Filing -Book/Writ1707-5002

1 message

6/7/2018

NoReply@myfax.com <NoReply@myfax.com> To: stephen@dunnelawoffices.com

Tue, May 8, 2018 at 6:28 PM



Re: Notice of Bankruptcy Case Filing - Book/Writ1707-5002 Hi Stephen,

The fax you sent through MyFax to 12156863971 was successfully transmitted.

Fax Details

Date: 2018-05-08 22:28:02 (GMT)

Number of Pages: 2

114 seconds **Length of Transmission: Receiving Machine Fax ID:** Sheriff-Real Estate

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United States Bankruptcy Court Eastern District of Pennsylvania

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Lyndel Toppin

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The case was filed by the debtor's attorney:

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Dunne Law Offices, P.C. 1515 Market Street Suite 1200 Philadelphia, PA 19102 U.S.A. 215-551-7109

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You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Timothy B McGrath

B

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 55 of 205

CallLog_20180611-200801

Туре	Direction	From	То	Extension	Forwarded To	Name	Date	Time	Action	Action Result	Result Description	Duration	Included	Purchased
Voice	Outgoing	Softphone	(215) 686-3565	101 - Stephen Dunne			Thu 06/07/2018	4:06 PM	VoIP Call	Call connected		0:00:37	0	-
Voice	Outgoing	Softphone	(215) 686-3565	101 - Stephen Dunne			Tue 05/15/2018	11:31 AM	VoIP Call	Call connected		0:00:14	0	-
Voice	Outgoing	Softphone	(215) 686-3565	101 - Stephen Dunne			Tue 05/15/2018	11:27 AM	VoIP Call	Call connected		0:01:05	0	-
Voice	Outgoing	Softphone	(215) 686-3565	101 - Stephen Dunne			Thu 05/10/2018	11:15 AM	VoIP Call	Call connected		0:13:24	0	-
Voice	Outgoing	Softphone	(215) 686-3565	101 - Stephen Dunne			Wed 05/09/2018	12:12 PM	VoIP Call	Call connected		0:01:02	0	-
Voice	Outgoing	Softphone	(215) 686-3565	101 - Stephen Dunne			Mon 05/07/2018	2:59 PM	VoIP Call	Call connected		0:02:19	0	-

1

В

Case 18-00137-motionne Doorfle 79-6. MalFile Clease 18-00137-motionne Do Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 57 of 205



Stephen Dunne <stephen@dunnelawoffices.com>

Successful transmission to 12156863555. Re: Notice if Bankruptcy -

1 message

6/7/2018

NoReply@myfax.com <NoReply@myfax.com> To: stephen@dunnelawoffices.com

Thu, May 10, 2018 at 11:28 AM

The fax you sent through MyFax to 12156863555 was successfully transmitted



Re: Notice if Bankruptcy -Hi Stephen,

The fax you sent through MyFax to 12156863555 was successfully transmitted.

Fax Details

Date: 2018-05-10 15:28:09 (GMT)

Number of Pages:

Length of Transmission: 112 seconds

Receiving Machine Fax ID: 111

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United States Bankruptcy Court Eastern District of Pennsylvania

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Lyndel Toppin

146 S. 62nd Street Philadelphia, PA 19145 SSN / ITIN: xxx-xx-2550



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Timothy B McGrath

В

Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 60 of 205



Stephen Dunne <stephen@dunnelawoffices.com>

Successful transmission to 12156863555. Re: 146 S 62ND ST, 19139

1 message

6/7/2018

NoReply@myfax.com <NoReply@myfax.com> To: stephen@dunnelawoffices.com

Thu, May 10, 2018 at 11:31 AM

The fax you sent through MyFax to 12156863555 was successfully transmitted



Hi Stephen, Re: 146 S 62ND ST, 19139

The fax you sent through MyFax to 12156863555 was successfully transmitted.

Fax Details

Date: 2018-05-10 15:31:27 (GMT)

Number of Pages:

Length of Transmission: 111 seconds

Receiving Machine Fax ID: 111

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Sincerely,

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United States Bankruptcy Court Eastern District of Pennsylvania

Notice of Bankruptcy Case Filing

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Lyndel Toppin

146 S. 62nd Street Philadelphia, PA 19145 SSN / ITIN: xxx-xx-2550



The case was filed by the debtor's attorney:

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The case was assigned case number 18-13098-mdc to Judge Magdeline D. Coleman.

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Timothy B McGrath

В

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 63 of 20

FAX COVER SHEET

TO	PhillySheriff	
COMPANY	PhillySheriff	
FAXNUMBER	12156863971	
FROM	Stephen Dunne	W. 1000
DATE	2018-05-15 14:43:00 GMT	
RE	Bankruptcy Notice	

COVER MESSAGE

Book/Writ 1703-021

Book/Writ 1707-519

Address 1431-39 N 52ND ST, 19131

Live Database Area Page 1 of 2

United States Bankruptcy Court Eastern District of Pennsylvania

Notice of Bankruptcy Case Filing

A bankruptey case concerning the debtor(s) listed below was filed under Chapter 13 of the United States Bankruptey Code, entered on 05/08/2018 at 6:04 PM and filed on 05/08/2018.

Lyndel Toppin 146 S. 62nd Street Philadelphia, PA 19145 SSN / ITIN: xxx-xx-2550



The case was filed by the debtor's attorney:

STEPHEN MATTHEW DUNNE

Dunne Law Offices, P.C. 1515 Market Street Suite 1200 Philadelphia, PA 19102 U.S.A. 215-551-7109

The case was assigned case number 18-13098-mdc to Judge Magdeline D. Coleman.

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You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Timothy B McGrath

В

Stephen Dunne <stephen@dunnelawoffices.com>

Successful transmission to 12156863555. Re: Notice of Bankruptcy Case Filing - 146 S. 62nd Street, Phila, PA 19145

1 message

6/7/2018

NoReply@myfax.com <NoReply@myfax.com> To: stephen@dunnelawoffices.com

Thu, Jun 7, 2018 at 4:18 PM



Re: Notice of Bankruptcy Case Filing - 146 S. 62nd Street, Phila, PA 19145 Hi Stephen,

The fax you sent through MyFax to 12156863555 was successfully transmitted.

Fax Details

Date: 2018-06-07 20:18:07 (GMT)

Number of Pages: 2

Length of Transmission: 113 seconds

Receiving Machine Fax ID: 111

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Sincerely,

The MyFax Team













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FAX COVER SHEET

ТО	Sheriff'sOffice
COMPANY	Sheriff'sOffice
FAXNUMBER	12156863555
FROM	Stephen Dunne
DATE	2018-06-07 20:01:07 GMT
RE	Notice of Bankruptcy Case Filing - 146 S. 62nd Street, Phila,
PA 19145	

COVER MESSAGE

Please be advised that Lyndel Toppin filed a Chapter 13 bankruptcy case on 05/08/2018.

Name: Lyndel Toppin

Address: 146 S. 62nd Street, Philadelphia, PA 19145

Page 1 of 2 Live Database Area

> United States Bankruptcy Court Eastern District of Pennsylvania

Notice of Bankruptcy Case Filing

A bankruptcy case concerning the debtor(s) listed below was filed under Chapter 13 of the United States Bankruptey Code, entered on 05/08/2018 at 6:04 PM and filed on 05/08/2018.

Lyndel Toppin 146 S. 62nd Street Philadelphia, PA 19145 SSN / ITIN: xxx-xx-2550



The case was filed by the debtor's attorney:

STEPHEN MATTHEW DUNNE

Dunne Law Offices, P.C. 1515 Market Street Suite 1200 Philadelphia, PA 19102 U.S.A. 215-551-7109

The case was assigned case number 18-13098-mdc to Judge Magdeline D. Coleman.

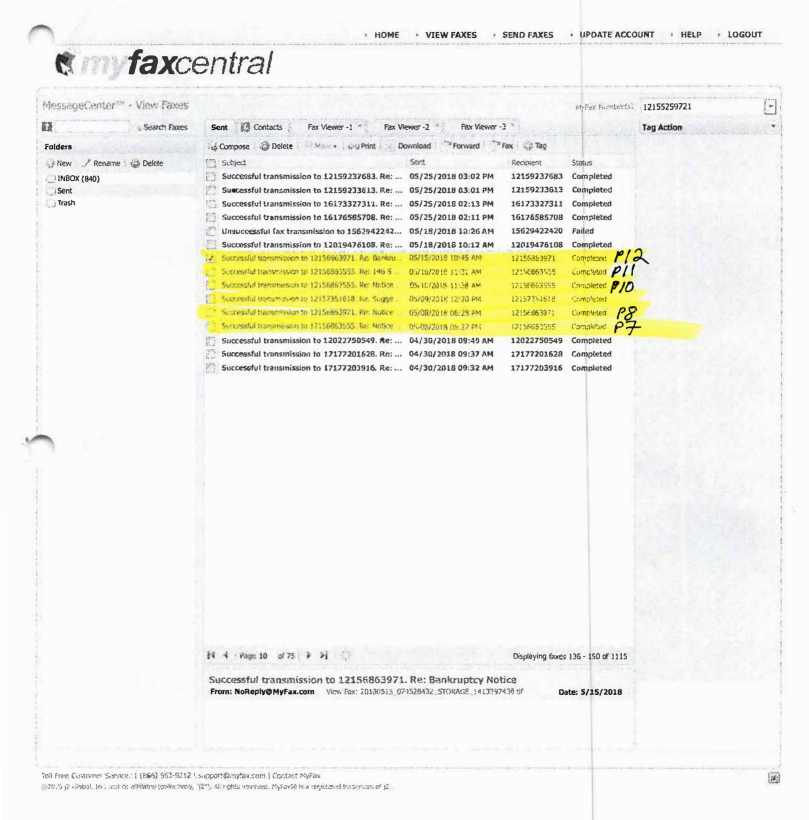
In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

If you would like to view the bankruptcy petition and other documents filed by the debtor, they are available at our Internet home page http://ecf.paeb.uscourts.gov or at the Clerk's Office, 900 Market Street, Suite 400, Philadelphia, PA 19107.

You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

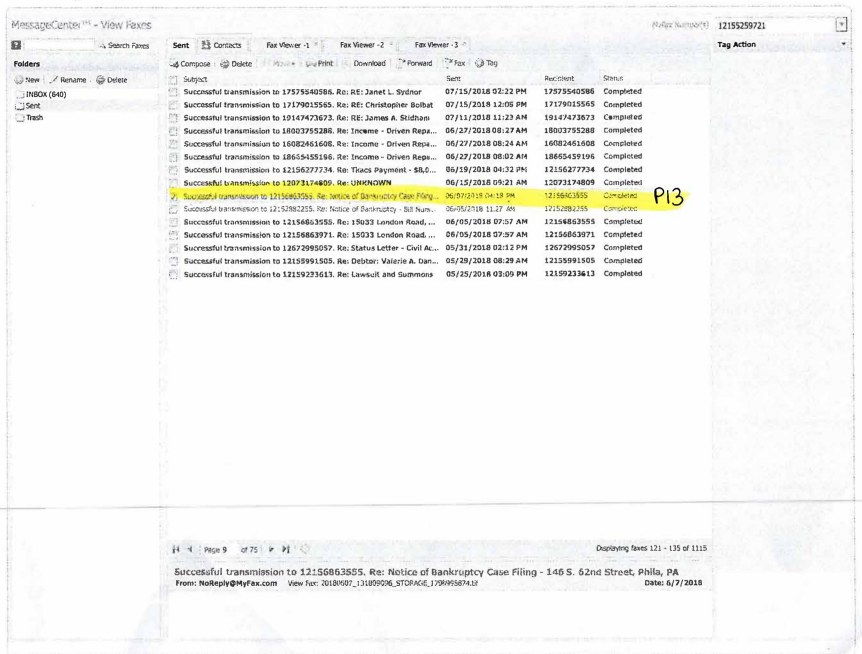
Timothy B McGrath

В



Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with 世紀 Binder with 世紀 Plaintiffs Bates Stamped Trial Exhibit Binder with Binder with Binder with Binder Bates Bates

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United States Bankruptcy Court Eastern District of Pennsylvania

In re:

Lyndel Toppin

Debtor

Case No. 18-13098-mdc
Chapter 13

CERTIFICATE OF NOTICE

District/off: 0313-2 User: dlv Page 1 of 1 Date Rcvd: May 29, 2018 Form ID: 309I Total Noticed: 19

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on May 31, 2018. db +Lyndel Toppin, 146 S. 62nd Street, Philadelphia, PA 19139-2928 Lansdowne, PA 19050-1215 PO BOX 8500, Philadelph 14104029 +Abdeldayem Hassan, 309 Barker Avenue, +City of Philadelphia, Lockbox # 1087, 14104033 Philadelphia, PA 19178-8500 24700 CHAGRIN BLVD, +FIRST FEDERAL CREDIT & COLLECTIONS, 14104035 SUITE 205, CLEVELAND, OH 44122-5662 +FIRST FEDERAL CREDIT & COLLECTIONS, 24700 CHAGRIN BLVD STE 2, 14104036 CLEVELAND, OH 44122-5662 14104037 1425 Spruce Street, Suite 100, Philadelphia, PA 19102-4578 +GRB Law, 14104038 Philadelphia Court of Common Pleas, Philadelphia City Hall, Philadelphia, PA 19107 14104039 +Philadelphia Department of Revenue, 1401 John K. Kennedy Blvd., Concourse Level, Philadelphia, PA 19102-1613 +Philadelphia Sheriff's Office, 14104041 100 S. Broad Street, 5th Floor, Philadelphia, PA 19110-1023 Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. E-mail/Text: bestcasestephen@gmail.com May 30 2018 02:05:47 STEPHEN MATTHEW DUNNE, aty Dunne Law Offices, P.C., 1515 Market Street, Suite 1200, Philadelphia, PA 19102, tr +E-mail/Text: bncnotice@ph13trustee.com May 30 2018 02:06:51 Chapter 13 Trustee, P.O. Box 1229, Philadelphia, PA 19105-1229 E-mail/Text: bankruptcy@phila.gov May 30 2018 02:06:35 City of City of Philadelphia, sma City of Philadelphia Law Dept., 1515 Arch Street 15th Floor, Tax Unit/Bankruptcy Dept, Philadelphia, PA 19102-1595 E-mail/Text: RVSVCBICNOTICE1@state.pa.us May 30 2018 02:06:09 smg P.O. Box 280946. Pennsylvania Department of Revenue, Bankruptcy Division, Harrisburg, PA 17128-0946 +E-mail/Text: usapae.bankruptcynotices@usdoj.gov May 30 2018 02:06:23 U.S. Attorney Office, sma c/o Virginia Powel, Esq., Room 1250, 615 Chestnut Street, +E-mail/Text: ustpregion03.ph.ecf@usdoj.gov May 30 2018 02:06:15 Philadelphia, PA 19106-4404 United States Trustee, Office of the U.S. Trustee, 833 Chestnut Street, Suite 500, Philadelphia, PA 19107-4405 EDI: CAPITALONE.COM May 30 2018 06:03:00 14104031 CAPITAL ONE, 15000 CAPITAL ONE DR, RICHMOND, VA 23238 +EDI: CAPITALONE.COM May 30 2018 06:03:00 ATTN: BANKRUPTCY, 14104030 CAPITAL ONE, PO BOX 30285, SALT LAKE CITY, UT 84130-0285 E-mail/Text: bankruptcy@phila.gov May 30 2018 02:06:35 14104032 City of Philadelphia, Law Department, 15th Floor, Philadelphia, PA 19102 1515 Arch Street, 14104034 E-mail/Text: bankruptcy@phila.gov May 30 2018 02:06:35 City of Philadelphia, 1401 JFK Blvd., 5th Floor, Philadelphia, PA 19102 Attn: James Zwolak, TOTAL: 10 ***** BYPASSED RECIPIENTS (undeliverable, * duplicate) *****
+Philadelphia Department of Revenue, 1401 John K. Kennedy Blvd., 14104040* Concourse Level, Philadelphia, PA 19102-1613 TOTALS: 0, * 1, ## 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: May 31, 2018 Signature: <u>/s/Joseph Speetjens</u>

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on May 21, 2018 at the address(es) listed below:

STEPHEN MATTHEW DUNNE on behalf of Debtor Lyndel Toppin bestcasestephen@gmail.com, dunnesr74587@notify.bestcase.com

United States Trustee USTPRegion03.PH.ECF@usdoj.gov

WILLIAM C. MILLER, Esq. ecfemails@ph13trustee.com, philaecf@gmail.com

TOTAL: 3

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Information to identify the case:				
Debtor 1	Lyndel Toppin	Social Security number or ITIN xxx-xx-2550		
	First Name Middle Name Last Name	EIN		
Debtor 2		Social Security number or ITIN		
(Spouse, if filing)	First Name Middle Name Last Name	EIN		
United States Bank	ruptcy Court Eastern District of Pennsylvania	Date case filed for chapter 13 5/8/18		
Case number: 18	–13098–mdc			

Official Form 309I

Notice of Chapter 13 Bankruptcy Case

Debtor's Photo ID &Social Security Card Must Be Presented at 341 Hearing

12/15

For the debtors listed above, a case has been filed under chapter 13 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors, the debtors' property, and certain codebtors. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

Confirmation of a chapter 13 plan may result in a discharge. Creditors who assert that the debtors are not entitled to a discharge under 11 U.S.C. § 1328(f) must file a motion objecting to discharge in the bankruptcy clerk's office within the deadline specified in this notice. Creditors who want to have their debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office by the same deadline. (See line 13 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

		About Debtor 1:	About Debtor 2:
1.	Debtor's full name	Lyndel Toppin	About Design 2.
2.	All other names used in the last 8 years		
3.	Address	146 S. 62nd Street Philadelphia, PA 19145	
		STEPHEN MATTHEW DUNNE	Contact phone 215-551-7109
4.	Debtor's attorney Name and address	Dunne Law Offices, P.C. 1515 Market Street Suite 1200 Philadelphia, PA 19102 U.S.A.	Email: bestcasestephen@gmail.com
5.	Bankruptcy trustee Name and address	WILLIAM C. MILLER, Esq. Chapter 13 Trustee P.O. Box 1229 Philadelphia, PA 19105	Contact phone 215–627–1377
			Email: ecfemails@ph13trustee.com
6.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in	900 Market Street Suite 400	Hours open: Philadelphia Office — 8:30 A.M. to 5:00 P.M Reading Office — 8:00 A.M. to 4:30 P.M.
	this case at this office or online at www.pacer.gov .	Philadelphia, PA 19107	Contact phone (215)408–2800
			Date: 5/29/18

For more information, see page 2

Official Form 309I Notice of Chapter 13 Bankruptcy Case page 1

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Debtor Lyndel Toppin Case number 18–13098–mdc

7. Meeting of creditors Debtors must attend the meeting be guestioned under oath. In a	ing to July 11, 2018 at 1:30 PM	Location: Suite 18–341, 1234 Market Street, Philadelphia, PA 19107
case, both spouses must atter Creditors may attend, but are required to do so.	ná. 🚌 👉 1 👉 1 1 1 1 1 1 1 1 1	If
8. Deadlines The bankruptcy clerk's office receive these documents and		Filing deadline: 9/9/18
required filing fee by the follow deadlines.		eive a discharge
	 a complaint if you want to have a particular debt excepted fro under 11 U.S.C. § 523(a)(2) or (4). 	om discharge
	Deadline for all creditors to file a proof of claim (except governmental units):	Filing deadline: 7/17/18
	Deadline for governmental units to file a proof of claim:	Filing deadline: 11/4/18
	Deadlines for filing proof of claim: A proof of claim is a signed statement describing a creditor's claum. Manuacourts.gov or any bankruptcy clerk's office. If you do not file a proof of claim by the deadline, you might not proof of claim even if your claim is listed in the schedules that the Secured creditors retain rights in their collateral regardless of which claim submits the creditor to the jurisdiction of the bankruptcy of example, a secured creditor who files a proof of claim may surreright to a jury trial.	be paid on your claim. To be paid, you must file a ne debtor filed. hether they file a proof of claim. Filing a proof of ourt, with consequences a lawyer can explain. For
	Deadline to object to exemptions: The law permits debtors to keep certain property as exempt. If y believe that the law does not authorize an exemption claimed, y may file an objection.	
9. Filing of plan	The debtor has filed a plan. This plan proposes payment to the trustee of 200 of the plan is enclosed. The hearing on confirmation will be held a 8/2/18 at 9:30 AM, Location: Courtroom #2, 900 Market Street.	on:
10. Creditors with a foreig address	If you are a creditor receiving a notice mailed to a foreign addre extend the deadline in this notice. Consult an attorney familiar w questions about your rights in this case.	
11. Filing a chapter 13 bankruptcy case	Chapter 13 allows an individual with regular income and debts below a specified amount to adjust debts according to a plan. A plan is not effective unless the court confirms it. You may object to confirmation of the plan and appear at the confirmation hearing. A copy or summary of the plan, if not enclosed, will be sent to you later, and if the confirmation hearing is not indicated on this notice, you will be sent notice of the confirmation hearing. The debtor will remain in possession of the property and may continue to operate the business, if any, unless the court orders otherwise.	
12. Exempt property	The law allows debtors to keep certain property as exempt. Full to creditors, even if the case is converted to chapter 7. Debtors You may inspect that list at the bankruptcy clerk's office or onlin does not authorize an exemption that debtors claimed, you may	must file a list of property claimed as exempt. le at www.pacer.gov. If you believe that the law
13. Discharge of debts	Confirmation of a chapter 13 plan may result in a discharge of d However, unless the court orders otherwise, the debts will not b are made. A discharge means that creditors may never try to co as provided in the plan. If you want to have a particular debt ext 523(a)(2) or (4), you must file a complaint and pay the filing fee you believe that the debtors are not entitled to a discharge of an must file a motion. The bankruptcy clerk's office must receive th exemptions in line 8.	ne discharged until all payments under the plan ollect the debt from the debtors personally except cepted from discharge under 11 U.S.C. § in the bankruptcy clerk's office by the deadline. If my of their debts under 11 U.S.C. § 1328(f), you

Notice of Chapter 13 Bankruptcy Case page 2

Sheriff's procedures per Filing of BK, Stay Order

PHILADELPHIA SHERIFF'S OFFICE

DATE:

May 12, 1988, Revised August 1, 2014

DIRECTIVE:

#28

SUBJECT: ENFORCEMENT

(STAY ORDER)

I. PURPOSE

The purpose of this Directive is to establish a policy of receiving, recording and the handling of stay order, bankruptcy, petitions and appeals when received by the Sheriff's Office.

II. POLICY

A. Bankruptcy.

When received by the Sheriff's Office, all legal action is to stop.
 Details, numbers and other particulars are to be recorded in division docket and on writ. If there is any question as to the validity, postpone any action. Must check with attorney on writ for Bar Order.

B. Orders and Stays

 When received by the Sheriff's Office, will stop only the action that the order or stay pertains to. Details, numbers and other particulars are to be recorded in division docket and on writ.

C. Petitions and Appeals

- When received by the Sheriff's Office, will stop legal action only if so stated in the petition and/or appeal. Details, numbers and other particulars are to be recorded in division docket and on writ.
- 2. All appeals don't stop action.

D. Property Claim and Exemption Claims

 When received by the Sheriff's Office, will stop action on a Sheriff's Sale (Personal Property) temporarily, until the Under-Sheriff makes a determination on property claims. Exemption claims will be heard at a hearing. Details, numbers and other particulars are to be recorded in division docket and on writ. Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 78 of 205

E.	Culmination	of Stay	/S

- 1. Bankruptcy Orders, Stays, Petitions and Appeals will be held in abeyance for disposition.
- Upon receipt of determination, the division supervisor will abandon or continue enforcement, if requested, depending on contents of determination.
- 3. The time lapse between the filing of the Bankruptcy Order, Stays, Petitions and Appeals when received, and the determination date of the said orders are to be computed and added to the "Life of the Writ. Determination and further sheriff's action is to be recorded in division docket.

- III. This Directive supersedes all other Enforcement Division procedures.
- IV. This Directive is effective immediately.

BY ORDE	R OF:
SHERIFF	_

В

P 17

Notice to Vacate





OFFICE OF THE SHERIFF CIVIL ENFORCEMENT

NOTICE TO VACATE

SHERIFF NUMBER: 2315

To: Judgment debtor, members of the judgment debtor's household, and any occupants residing with the judgment debtor

By virtue a Writ of Possession of Real Property a copy of which is attached
YOU HAVE 21 DAYS TO VACATE THE PREMISES DESCRIBED IN THE WRIT, FAILURE TO DO
SO WILL RESULT IN THE IMMEDIATE SCHEDULING OF AN EVICTION

Civil Enforcement Unit ■ 100 S. Broad Street ■ Philadelphia, PA 19110 ■ 5th Floor Phone: (215) 686-3542 Fax: (215) 686-3555





В

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 82 of 205



OFFICE OF THE SHERIFF CIVIL ENFORCEMENT

NOTICE TO VACATE

SHERIFF NUMBER: 231566

To: Judgment debtor, members of the judgment debtor's household, and any occupants residing with the judgment debtor

By virtue a Writ of Possession of Real Property a copy of which is attached
YOU HAVE 21 DAYS TO VACATE THE PREMISES DESCRIBED IN THE WRIT, FAILURE TO DO
SO WILL RESULT IN THE IMMEDIATE SCHEDULING OF AN EVICTION

Civil Enforcement Unit ■ 100 S. Broad Street ■ Philadelphia, PA 19110 ■ 5th Floor Phone: (215) 686-3542 Fax: (215) 686-3555

5/24/18



В





CITY OF PHILADELPHIA OFFICE OF THE SHERIFF CIVIL ENFORCEMENT

NOTICE TO VACATE

SHERIFF NUMBER: 23154

To: Judgment debtor, members of the judgment debtor's household, and any occupants residing with the judgment debtor

By virtue a Writ of Possession of Real Property a copy of which is attached YOU HAVE 21 DAYS TO VACATE THE PREMISES DESCRIBED IN THE WRIT, FAILURE TO DO SO WILL RESULT IN THE IMMEDIATE SCHEDULING OF AN EVICTION

Civil Enforcement Unit ■ 100 S. Broad Street ■ Philadelphia, PA 19110 ■ 5th Floor Phone: (215) 686-3542 Fax: (215) 686-3555

5/30/18





CITY OF FHILADELPHIA OFFICE OF THE SHERIFF CIVIL ENFORCEMENT

EVICTION NOTICE

SHERIFF NUMBER: 231566

To: Judgment debtor, members of the judgment debtor's household, and any occupants residing with

By virtue of a Writ of Possession of Real Property a copy of which is attached YOU ARE ORDERED TO VACATE THE PREMISES DESCRIBED IN THE WRIT NOT LATER

THAN: JUNE 25th, 2018

Civil Enforcement Unit ■ 100 S. Broad Street ■ Philadelphia, PA 19110 ■ 5th Floor

Phone: (215) 686-3542 Fax: (215) 686-3555

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and sell

interest therein.

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Director, Office of Judicial Records

Date May 7 2018

Date JUDICIAL RECOF

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P 21

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CITY OF PHILADELPHIA OFFICE OF THE SHERIFF CIVIL ENFORCEMENT

EVICTION NOTICE

SHERIFF NUMBER: 231566

To: Judgment debtor, members of the judgment debtor's household, and any occupants residing with the judgment debtor

By virtue of a Writ of Possession of Real Property a copy of which is attached YOU ARE ORDERED TO VACATE THE PREMISES DESCRIBED IN THE WRIT NOT LATER

THAN: June 25th 2018

Civil Enforcement Unit ■ 100 S. Broad Street ■ Philadelphia, PA 19110 ■ 5th Floor

Phone: (215) 686-3542 Fax: (215) 686-3555

6/5/18

146 S 6 2nd Hrown occupedANIS

ted to levy upon any property of

05.62 rd 51 PHILA & A 19139 you are

and sell

interest therein.



v. 1/01)

ERIC FEDER

Director, Office of Judicial Records

Date May 7 2018

Date JUDICIAL RECOF

В

Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:2 Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Pa CITY OF PHILADELPHIA SHERIFF'S OFFICE 100 S. Broad Street 5th Floor Philadelphia, PA 19110 6/7/18 Unknown Occupants 146 S. 62nd ST Phila, PA, 19139 19199#2928 0044 CITY OF PHILADELPHIA OFFICE OF THE SHERIFF CIVIL ENFORCEMENT **EVICTION NOTICE** SHERIFF NUMBER: 231366 To: Judgment debtor, members of the judgment debtor's household, and any occupants residing with the judgment debtor By virtue of a Writ of Possession of Real Property a copy of which is attached YOU ARE ORDERED TO VACATE THE PREMISES DESCRIBED IN THE WRIT NOT LATER THAN: June 25th, 2018 Civil Enforcement Unit ■ 100 S. Broad Street ■ Philadelphia, PA 19110 ■ 5th Floor Phone: (215) 686-3542 Fax: (215) 686-3555 P0090

RESPONSE: Objection. The Sheriff specifically objects to this request as vague and ambiguous, overly broad and unduly burdensome. Subject to, and without waiving the foregoing objections and the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry of the available information, the Sheriff is unable to admit or deny this request. The Sheriff specifically reserves the right to supplement this response in accordance with the Federal Rules of Civil Procedure made applicable hereto pursuant to the Federal Rules of Bankruptcy Procedure.

15. Admit that You received notice of the Lyndel Toppin bankruptcy on May 8, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Admitted that the Sheriff's Real Estate Unit received notice of Lyndel Toppin's bankruptcy on or about May 8, 2018.

16. Admit that You received notice of the Lyndel Toppin bankruptcy from the Bankruptcy Noticing Center at the following mailing address: Philadelphia Sheriff's Office, 100 S. Broad Street, 5th Floor, Philadelphia, PA 19110?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. It is admitted only, upon information and belief, that on May 31, 2018, the Bankruptcy Noticing Center mailed a Meeting of Creditor Notice for Lyndel Toppin's bankruptcy to the address set forth in the request. After reasonable inquiry, the Sheriff is without sufficient information to admit or deny the remainder of the request.

17. Admit that Your [sic] or your Attorney at the Philadelphia Law Department received notice of the Lyndel Toppin bankruptcy from the Bankruptcy Noticing Center at bankruptcy@phila.gov on May 30, 2018 at 2.06 AM.

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Admitted in part, denied in part. It is admitted only, upon information and belief, that the City of Philadelphia Law Department received notice from the Bankruptcy Noticing Center at bankruptcy@phila.gov on the date and at the time set forth in the Request.

18. Admit that You received a fax at 215-686-3555 from Stephen Dunne on May 8, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. It is admitted only that on May 8, 2018 a fax was transmitted to a fax number for the Civil Enforcement Unit of the Sheriff's Office, which had a subject line "Notice of Bankruptcy Case Filing – Book/Writ1707-502." After

RESPONSE: Objection. The Sheriff specifically objects to this request as vague and ambiguous, overly broad and unduly burdensome. Subject to, and without waiving the foregoing objections and the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry of the available information, the Sheriff is unable to admit or deny this request. The Sheriff specifically reserves the right to supplement this response in accordance with the Federal Rules of Civil Procedure made applicable hereto pursuant to the Federal Rules of Bankruptcy Procedure.

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16. Admit that You received notice of the Lyndel Toppin bankruptcy from the Bankruptcy Noticing Center at the following mailing address: Philadelphia Sheriff's Office, 100 S. Broad Street, 5th Floor, Philadelphia, PA 19110?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. It is admitted only, upon information and belief, that on May 31, 2018, the Bankruptcy Noticing Center mailed a Meeting of Creditor Notice for Lyndel Toppin's bankruptcy to the address set forth in the request. After reasonable inquiry, the Sheriff is without sufficient information to admit or deny the remainder of the request.

17. Admit that Your [sic] or your Attorney at the Philadelphia Law Department received notice of the Lyndel Toppin bankruptcy from the Bankruptcy Noticing Center at bankruptcy@phila.gov on May 30, 2018 at 2.06 AM.

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Admitted in part, denied in part. It is admitted only, upon information and belief, that the City of Philadelphia Law Department received notice from the Bankruptcy Noticing Center at bankruptcy@phila.gov on the date and at the time set forth in the Request.

18. Admit that You received a fax at 215-686-3555 from Stephen Dunne on May 8, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. It is admitted only that on May 8, 2018 a fax was transmitted to a fax number for the Civil Enforcement Unit of the Sheriff's Office, which had a subject line "Notice of Bankruptcy Case Filing – Book/Writ1707-502." After

reasonable inquiry, the Sheriff is without sufficient information to admit or deny the remainder of the request.

19. Admit that You received a fax at 215-686-3971 from Stephen Dunne on May 8, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Admitted.

20. Admit that You received a telephone call at the following telephone number (215 686 3565) from Stephen Dunne (215-551-7109) notifying You of the Lyndel Toppin bankruptcy on May 7, May 9, May 10, May 15, and June 7 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry of the available information, the Sheriff is unable to admit or deny this Request. The Sheriff's Office does not maintain a log of incoming calls and there are no records documenting that a call was received from either Stephen Dunne or 215-551-7109.

21. Admit that You received a telephone call from Stephen Dunne at 215-551-7109 on May 9, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry of the available information, the Sheriff is unable to admit or deny this Request. The Sheriff's Office does not maintain a log of incoming calls and there are no records documenting that a call was received from either Stephen Dunne or 215-551-7109.

22. Admit that You received a fax at 215-686-3555 from Stephen Dunne on May 10, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. It is admitted only that on May 10, 2018 a fax was transmitted to fax number 215-686-3555, which had a subject line "Notice of Bankruptcy." After reasonable inquiry, the Sheriff is without sufficient information to admit or deny the remainder of the request.

23. Admit that You received a fax at 215-686-3971 from Stephen Dunne on May 15, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry, the Sheriff is without sufficient information to admit or deny this Request.

reasonable inquiry, the Sheriff is without sufficient information to admit or deny the remainder of the request.

19. Admit that You received a fax at 215-686-3971 from Stephen Dunne on May 8, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Admitted.

20. Admit that You received a telephone call at the following telephone number (215 686 3565) from Stephen Dunne (215-551-7109) notifying You of the Lyndel Toppin bankruptcy on May 7, May 9, May 10, May 15, and June 7 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry of the available information, the Sheriff is unable to admit or deny this Request. The Sheriff's Office does not maintain a log of incoming calls and there are no records documenting that a call was received from either Stephen Dunne or 215-551-7109.

21. Admit that You received a telephone call from Stephen Dunne at 215-551-7109 on May 9, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry of the available information, the Sheriff is unable to admit or deny this Request. The Sheriff's Office does not maintain a log of incoming calls and there are no records documenting that a call was received from either Stephen Dunne or 215-551-7109.

22. Admit that You received a fax at 215-686-3555 from Stephen Dunne on May 10, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. It is admitted only that on May 10, 2018 a fax was transmitted to fax number 215-686-3555, which had a subject line "Notice of Bankruptcy." After reasonable inquiry, the Sheriff is without sufficient information to admit or deny the remainder of the request.

23. Admit that You received a fax at 215-686-3971 from Stephen Dunne on May 15, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Unknown. After reasonable inquiry, the Sheriff is without sufficient information to admit or deny this Request.

24. Admit that You received a fax at 215-686-3555 from Stephen Dunne on June 7, 2018 containing a Notice of Bankruptcy Case Filing on behalf of Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Admitted.

25. Admit that You served a Notice to Vacate on Lyndel Toppin at 146 S. 62nd Street, Philadelphia, PA 19139 on May 18, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. Based upon available information, it is admitted only that the Sheriff posted a Notice to Vacate at the property located at 146 S. 62nd Street, Philadelphia, PA 19139 on or about May 10, 2018.

26. Admit that You served a Notice to Vacate on Lyndel Toppin at 146 S. 62nd Street, Philadelphia, PA 19139 on May 24, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. Based upon available information, it is admitted only that the Sheriff posted a Notice to Vacate at the property located at 146 S. 62nd Street, Philadelphia, PA 19139 on or about May 10, 2018.

27. Admit that You served a Notice to Vacate on Lyndel Toppin at 146 S. 62nd Street, Philadelphia, PA 19139 on May 30, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. Based upon available information, it is admitted only that the Sheriff posted a Notice to Vacate at the property located at 146 S. 62nd Street, Philadelphia, PA 19139 on or about May 10, 2018.

28. Admit that You served an Eviction Notice on Lyndel Toppin at 146 S. 62nd Street, Philadelphia, PA 19139 on June 1, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. Based upon available information, it is admitted only that the Sheriff posted an Eviction Notice at the property located at 146 S. 62nd Street, Philadelphia, PA 19139 on or about June 1, 2018.

29. Admit that You served an Eviction Notice on Lyndel Toppin at 146 S. 62nd Street, Philadelphia, PA 19139 on June 5, 2018?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: Denied as stated. Based upon available information, it is admitted only that the Sheriff posted an Eviction Notice at the property located at 146 S. 62nd Street, Philadelphia, PA 19139 on or about June 1, 2018.

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31. Admit that serving a Writ of Possession in an active bankruptcy case is a violation of the automatic stay?

RESPONSE: Objection. The Sheriff specifically objects to this request as an improper request for an admission as to a legal conclusion regarding an ultimate issue in this case. The Sheriff further specifically objects to this request as irrelevant, outside the scope of matters allowed under Rule 36 of the Federal Rules of Civil Procedure and not reasonably calculated to lead to the discovery of admissible evidence. Subject to, and without waiving the foregoing objections and the General Objections, the Sheriff responds as follows: Denied as an improper request.

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describe in detail and with particularity, the process, events, and circumstances under which the Sheriff handled each.

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows:

- Deputy Sheriff Jetaria Taylor posted the Notice to Vacate at 146 S. 62nd Street, Philadelphia, PA 19139, on May 10, 2018.
- On or about June 01, 2018, Deputy Taylor posted an Eviction Notice on the property.
- At all relevant times hereto, Inspector Monte' Guess oversaw the Sheriff's Civil Enforcement Unit.
- On or about June 07, 2018, Inspector Guess received the fax mailed to 215-686-3555 with the subject line "Notice of Bankruptcy Case Filing – 146 S. 62nd Street, Phila, PA 19145."
- Inspector Guess noted "6/7/18, Bankruptcy filed, Inspector Guess" on the face of the Writ of Possession and noted "Bankruptcy filed" in the possession log book next to 146 S. 62nd Street, Phila, PA 19145.
- On June 25, 2018, Inspector Guess entered a Service Event Report in JEWELL noting the receipt of the bankruptcy notice and the actions he took to stay the eviction process.
- 5. Have you, or has anyone on your behalf, received any report from any employee, vendor, contractor, sub-contractor, agent, representative or other service provider concerning the plaintiff's bankruptcy? If so, state:
 - (a) The date of each;
 - (b) The name and address of the person from whom each was received and of the person who has custody of each;
 - (c) Whether each such report was written or oral.

RESPONSE: Objection. The Sheriff specifically objects to this request as vague and ambiguous. Subject to, and without waiving the foregoing objection and the General Objections, the Sheriff responds as follows: No.

6. Identify and describe each document known to the Sheriff, which is related to or contains information about the allegations in the Complaint?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: In addition to those documents produced by Plaintiff:

• See the Service Event Report, dated 05/10/2018, attached to the Sheriff's responses to document requests;

- See the Service Event Report, dated 06/25/2018, attached to the Sheriff's responses to document requests;
- See the Writ of Possession attached to the Sheriff's responses to discovery requests;
- See the page from the possession log book attached to the Sheriff's responses to discovery;
- See the fax from Stephen Dunne to 215-686-3971 dated 5/8/2018, attached to the Sheriff's responses to document requests; and
- See the fax from Stephen Dunne to 215-686-3555 dated 6/7/2018attached to the Sheriff's responses to document requests.
- 7. Identify all software applications that you use in connection with acknowledging, processing, identifying or flagging bankruptcy cases?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: The Sheriff uses the "JEWELL" system for recording notes including notes regarding notice of bankruptcy.

8. Identify and describe any and all documents that describe, record, or establish your methods and techniques used to comply with the U.S. Bankruptcy Code and avoid Stay Violation?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows: There are no documents that meet the description in this interrogatory.

- 9. Identify and describe with particularity all training received by you and any other person involved in the plaintiff's bankruptcy case, including but not limited to:
 - (a) The training content, timing, and duration
 - (b) All documents and audio or visual materials used in such training and
 - (c) Each person involved in providing such training.

RESPONSE: Objection. The Sheriff objects to this request as overly broad, unduly burdensome and not reasonably calculated to lead to the discovery of admissible evidence.

10. Identify all communications between the Sheriff and Lyndel Toppin?

RESPONSE: Subject to, and without waiving the General Objections, the Sheriff responds as follows:

- Notice to Vacate, posted at the property on May 10, 2018.
- Eviction Notice, posted at the property on or about June 01, 2018.
- 11. State the name, address, title and job description of each officer, director and employee (whether present or former) of defendant Sheriff who was working at the dates/times alleged in the Complaint whereby the plaintiff alleged that telephone calls and facsimiles were transmitted to the Sheriff?

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Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 123 of 205

SHERIFF'S OFFICE OF PHILADELPHIA COUNTY

Jewell Williams Sheriff



Richard Verrecchio Chief Inspector

> Robert Jackson Chief of Staff

Kevin Lamb Chief Deputy

CITY OF PHILADELPHIA
vs.
STANLEY ZALKIN AND ELEANOR ZALKIN

Case Number 1504T0192 (1707-5002)

SHERIFF'S RETURN OF SERVICE

04/27/2017 COURT DECREE, HANDBILL, LEGAL DESCRIPTION

04/27/2017 WRIT DATA VERIFIED BY TOMIKO VAUGHON

07/06/2017 AS DIRECTED BY GRB LAW, ATTORNEY FOR THE PLAINTIFF, SHERIFF'S SALE CONTINUED TO

9/7/2017

09/07/2017 AS DIRECTED BY GRB LAW, ATTORNEY FOR THE PLAINTIFF, SHERIFF'S SALE CONTINUED TO

10/5/2017

10/05/2017 REAL ESTATE SOLD AT SHERIFF'S SALE

10/05/2017 SALES RECEIPT DATA VERIFIED BY TOMIKO VAUGHON

10/05/2017 AUTOMATED DEED ASSIGNMENT PATRIOT LAND TRANSFER, LLC

10/06/2017 BUYER'S ACKNOWLEDGEMENT

11/03/2017 SHERIFF'S SETTLEMENT

11/03/2017 PRINTED ON NOVEMBER 03, 2017 BY MARK WILSON WITH TRACKING ID: 1509726459

11/09/2017 REAL ESTATE:

ABDELDAYEM HASSAN 309 BARKER AVENUE LANSDOWNE, PA 19050

05/08/2018 DEFENDANT ATTORNEY

05/09/2018 BANKRUPTCY FILED IN SHERIFF'S OFFICE

07/26/2018 DART DISTRIBUTION POLICY REQUESTED FROM PATRIOT LAND TRANSFER, LLC (NOTED BY

BADIA BEASLE)

11/07/2018 DISTRIBUTION POLICY RECECIVED FROM PATRIOT LAND TRANSFER, LLC (NOTED BY RICHARD

VERRECCHIO)

SHERIFF COST: \$2,931.71

SO ANSWERS,

August 20, 2019

JEWELL WILLIAMS, SHERIFF

	Page 32
1	time period about what the law may be in this area?
2	A. No.
3	Q. The people in this house that you
4	thought may have been living there, did anybody ever
5	tell you anything directly?
6	A. Yes.
7	Q. Who told you what directly?
8	A. When we went to give them this paper, we
9	gave them the paper, the guy told me he was going to
10	move by March.
11	The guy with long hair came out and he
12	met me and he said he was moving by March
13	(indicating).
14	Q. Now, when was that conversation?
15	A. I think that was in January.
16	Q. January?
17	A. Yeah.
18	Q. So, January of 2018, you know somebody
19	is living there, right?
20	A. Yeah.
21	Like I told you, the guy.
22	Q. So somebody did come out finally and
23	your testimony is he told you something?
24	A. Yeah.
25	Q. Did you ask him his name?

P3/

```
Page 43
 1
                    The next exhibit will be Exhibit K.
 2
                 (Exhibit K, Contact Details, is marked for
 3
     identification)
     BY MR. FILIPOVIC:
 5
           0.
                  Sir, I've handed you a document that has
 6
     been provided in prior filings to your attorney.
 7
                    Tell me if you know -- first of all, is
     that your name and address that you see on that
 8
 9
     document?
10
           Α.
                  Yes.
11
                  Is your contact information there
           0.
12
     correct?
                  Uh-huh.
13
           Α.
14
                  Is that yes?
           Q.
15
           Α.
                  Yes.
16
                   MR. FILIPOVIC: Can we take a
17
     five-minute break?
18
                    (BRIEF RECESS)
19
     BY MR. FILIPOVIC:
20
                  Mr. Hassan, in May of 2018, did you
           0.
     receive a letter from the offices of Attorney Dunne?
21
22
           Α.
                  About what?
23
           Q.
                  Anything.
24
                   In May of 2018, do you recall a letter
25
     from the offices of Attorney Dunne?
```

	Page 44
1	A. Only one letter I received, but I don't
2	know the date.
3	There was only one letter.
4	Q. So is that a yes to my question then?
5	MR. OFFEN: He said
6	MR. FILIPOVIC: Counsel, I don't need
7	you to testify.
8	You're not under oath.
9	MR. OFFEN: He said he doesn't know the
10	date.
11	He already answered I don't know the
12	date.
13	MR. FILIPOVIC: Maybe he remembered the
14	date.
15	If you don't know the date, could it
16	have been May of 2018?
17	THE WITNESS: One more time?
18	MR. FILIPOVIC: If you don't know when
19	you received it, could it be that you did, in fact,
20	receive it in May of 2018?
21	MR. OFFEN: He already answered the
22	question.
23	He doesn't know the date.
24	THE WITNESS: I don't know the date.
25	MR. FILIPOVIC: That is not the same

```
Page 46
 1
     BY MR. FILIPOVIC:
2
                  You didn't understand?
           Q.
                  No, and I took it to the sheriff's
3
           Α.
4
    office right away.
 5
           Q.
                  And you still don't remember when?
 6
           Α.
                  No.
 7
           0.
                  Did you have an attorney at this time?
 8
           Α.
                  No.
9
           0.
                  Tell me what you did with the letter at
    the sheriff's office.
10
                  I went to the sheriff's office, I think
11
12
    I went to the third floor. I went there and they
13
    said -- they saw the letter and they told me I had to
    go to another level. I don't know, maybe the fifth
14
15
    floor. They called someone. They told me, you're
    not allowed to go there by yourself. They called
16
17
    someone and the lady came out and met me at the fifth
    floor steps, at the elevator, and she took the letter
18
19
    from me and she read it and she said, okay, we have
    to stop what we are doing, and she kept the letter.
20
21
                   I wish I could give you a date.
22
                  She told you, we have to stop what we
           Q.
23
    are doing?
24
           A .
                  Yes.
25
                   I already paid them 350 dollars to
```

```
Page 61
 1
     highlighted portion at the top?
 2
           Α.
                   Yes.
 3
                   Is that your contact information?
           Q.
 4
           Α.
                  Yes.
 5
           0.
                  Is it correct?
 6
                  Yes.
           Α.
 7
                   Can I ask you what it is?
 8
                   You can ask your attorney later.
           Q.
 9
                    Sir, I want to ask you this.
10
                    Has anybody ever tried to kick you out
11
     of your house anywhere, here or in another country?
12
           Α.
                  No.
                   The day that you took the letter to the
13
           0.
     sheriff's office -- we're trying to figure out when
14
15
     it was because you're telling us that you can't
16
     remember.
17
                    We've established that it was after you
18
     filed all the paperwork.
19
                   So, the sheriff's office was open that
20
     day, so it was during the week?
21
           Α.
                  Yes.
22
                  Was it morning or afternoon?
           Q.
                  That I went there?
23
           Α.
24
           Q.
                  Yes.
25
                  I went there like afternoon, like 4:00.
           A .
```

		Page 62
1	Q.	But they were still open?
2	A .	Yes, they were open.
3	Q.	So it was before 4:30?
4	A.	Yes.
5	Q.	Did you work at Boston Market that day?
6	A.	That day was Friday, I went to prayer,
7	so I didn't	work on Friday.
8	Q.	So it was a Friday?
9	A.	Yes.
10	Q.	I apologize, I don't mean to sound
11	ignorant, bu	t the prayer goes on every Friday or was
12	it in relati	on to any particular holiday?
13	A.	Every Friday, we go to mosque.
14		You're welcome every Friday, if you
15	want.	
16	Q.	Thank you.
17		There is one in my neighborhood.
18		Now, when they told you that we have to
19	stop what we	're doing at the sheriff's office, did
20	you withdraw	any documents that you had filed?
21		Did you go to court after that?
22	Α.	What court?
23	Q.	Court.
24	Α.	After that, I hired my lawyer.
25	Q.	Fair enough.

Page 7

- 1 A. Yes.
- 2 Q. Okay. When did you last reside at
- 3 that address?
- 4 A. I still reside there.
- 5 O. Okay. So you do not reside at 146
- 6 South 62nd Street, correct?
- 7 A. Yes, I do.
- 8 Q. Do you reside (in both locations?
- 9 A. No, 146 South 62nd Street.
- 10 Q. Yeah.
- 11 A. That's the current address.
- 12 Q. How about 1425 South 62nd Street, have
- 13 you lived there in the past?
- 14 A. No.
- 15 Q. Does that address have any
- 16 significance to you? I'm just curious as to
- 17 why you mentioned 1425 South 62nd Street as
- 18 your address.
- 19 A. I probably wasn't thinking. I
- 20 apologize for that.
- 21 Q. Do you know who lives at 1425 South
- 22 62nd Street?
- 23 A. No.
- 24 Q. Can you just give me your date of

Page 8

- 1 birth?
- 2 A. February 25, 1983.
- 3 Q. And when I refer to the property, just
- 4 so we're clear from this point forward,
- 5 unless I say otherwise, when I say the
- 6 property, I'm referring to 146 South 62nd
- 7 Street; do you understand that?
- 8 A. Yes.
- 9 Q. Okay. Who lives with you at 146 South
- 10 62nd Street?
- 11 A. Lyndel Toppin.
- 12 Q. Anybody else?
- 13 A. No.
- 14 Q. How long have you lived at the
- 15 property?
- A. About, I would say about ten years or
- 17 so.
- 18 Q. Do you know how long Mr. Toppin has
- 19 lived at the property?
- About probably 15.
- 21 Q. Okay. Mr. Toppin isn't here with you
- 22 today, is he?
- 23 A. No.
- 24 Q. Did you have any involvement in the

Page 17

- 1 A. I would say about over 20 years or so.
- 2 Q. Can you tell me, speaking about
- 3 yourself personally, between October of 2017
- 4 and July of 2018, can you tell me what your
- 5 job schedule was like with the catering
- 6 company?
- 7 A. It was every day from morning to
- 8 night.
- 9 Q. Seven days a week?
- 10 A. Yes.
- 11 Q. Do you know anything about
- 12 Mr. Toppin's work schedule during that time
- 13 frame?
- 14 A. Not really, because I usually work at
- 15 that time.
- 16 Q. Do you know if he has a regularly
- scheduled work schedule essentially?
- 18 A. Monday through Friday, I believe.
- 19 Q. Do you know the hours?
- 20 A. That I'm not sure of.
- 21 Q. Do you know how old Mr. Toppin is?
- 22 A. Not really, I'm not guaranteed. I'm
- 23 not sure.
- Q. Would you say he's in his 30's?

Page 20

- 1 Q. What's her last name?
- 2 A. Brooks, B-R-O-O-K-S.
- 3 Q. And your father?
- 4 A. I don't know.
- 5 Q. Okay. It's my understanding that
- 6 Mr. Toppin has some sort of limitations in
- 7 his ability to communicate; is that correct?
- 8 A. Yes.
- 9 Q. Okay. Can you describe for me what
- 10 you observe those limitations to be?
- 11 A. He can't hear or talk.
- 12 O. Has it been that way since you've
- 13 known him?
- 14 A. Yes.
- 15 Q. Do you know if he ever went to school
- 16 at any point, like elementary or
- 17 kindergarten, anything?
- 18 A. I'm not sure of that.
- 19 Q. You don't know?
- 20 A. No.
- 21 Q. Do you know if he ever had a legal
- 22 quardian appointed for him?
- 23 A. I believe that's his mother.
- 24 Q. He's got a cell phone, correct?

Page 33 1 Α. Yes. And that information, six separate 2 0. occasions, where did that information come 3 4 from? The notices that were put on the door. 5 A. And the information that the sheriffs 6 Ο. 7 were armed, do you see that? It says, 8 "Sending armed Philadelphia Sheriffs." Where 9 did that information come from? 10 MR. FILIPOVIC: I'm going to 11 just repeat my continuing objection 12 to the attorney work product for 13 the complaint. 14 MS. HARPER: It couldn't 15 possibly come from the attorneys 16 because they weren't there. This is a fact. 17 18 MR. FILIPOVIC: It is a 19 pleading done by --20 MS. HARPER: It is a fact. 21 MR. FILIPOVIC: It is a fact. But where it came from is within 22 23 the scope of attorney work product.

MS. HARPER: You couldn't have

24

IK really actually do not twantt his to be our Exhibit, we throw this out

Printer Options Dayforce



Employer Name: Employer Phone: Employer Address: 617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employee Name: LYNDEL TOPPIN
Employee #: 102788
Employee Address: 5813 LANSDOWNE AVE
PHILADELPHIA, PA 19131 Cafe
Guest Service Representative

5/18/2018 - 5/24/2018 205104488 Weekly 9.5500

 Pay Period:
 5/18/2

 Deposit Advice #:
 20510

 Pay Frequency:
 Weekly

 Pay Rate:
 9.5500

 Federal Filing Status:
 Single

 Federal Exemptions:
 1/\$0.0

 Local Exemptions:
 1 (Phila
 1 (Philadelphia) Single (PA) 1/\$0.00 (PA) State Filing Status: State Exemptions:

	5/18/	Current 5/18/2018 - 5/24/2018		YTD As of 5/24/2018			
	Hours/Units	Rate	-	Amount	Hours/Units		Amount
Earnings	21.62		\$	206.47	492.87	5	5,706.93
Regular	21.62	9.5500	\$	206.47	492.87	\$	4,706.93
Bonus - Service Awards						\$	1,000.00
Taxes			\$	35.84	3	5	1,207.34
Fed W/H			\$	5.55		\$	370.10
FICA EE			\$	12.80	9	5	353.83
Fed MWT EE			\$	2.99		5	82.75
PA W/H			\$	6.34		5	175.19
PA UT EE			\$	0.13	3	5	3.43
PhilCityW/H			\$	8.03		5	222.04
Post-Tax Deductions			\$	11.37		5	250.14
Aetna STD Post-Tax			\$	3.68	-	\$	80.96
Aetna Dental EE			\$	4.67		5	102.74
Aetna Vision EE			\$	1.05		5	23.10
Aetna Life Insurance Family			\$	1.97	4	5	43.34
	Routing #	Account #	-	Amount			Amount
Net Pay Payroll Card	064206594	XXXXX5194	\$	159.26 159.26	- 3	5	4,249.45

Accruals & Balances		
ETO Hourly Balance:	40.00 Hours	

Page 1 of 1





The bakery cale loyer Name: Au Bon Pain Corp Employer Name: Employer Phone: Employer Address: 617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employee Name: LYNDEL TOPPIN
Employee #: 102788
Employee Address: 5813 LANSDOWNE AVE
PHILADELPHIA, PA 19131

Guest Service Representative Job Title:

5/23/2018 5/11/2018 - 5/17/2018

Deposit Advice #: Pay Frequency: Pay Rate: Weekly 9.5500 Federal Filing Status: Single Federal Exemptions: 1/\$0.00 Local Exemptions: 1 (Philad 1 (Philadelphia) Single (PA) 1/\$0.00 (PA) State Filing Status: State Exemptions:

	5/11	Current 5/11/2018 - 5/17/2018		As of 5/1	
	Hours/Units	Rate	Amount	Hours/Units	Amount
Earnings Regular	20.68 20.68	9.5500	\$ 197.49 \$ 197.49	100 100 000	
Taxes Fed W/H			33.63 4.65		804.79 144.55
FICA EE			\$ 12.25	9	279.03
Fed MWT EE PA W/H			\$ 2.87 \$ 6.06	9	65.26 138.15
PA UT EE PhilCityW/H			\$ 0.12 \$ 7.68		2,70 175.10
Post-Tax Deductions Aetna STD Post-Tax			\$ 11.37 \$ 3.68		238.77 77.28
Aetna Dental EE Aetna Vision EE			\$ 4.67 \$ 1.05		98.07 22.05
Aetna Life Insurance Family			1.97		41.37
	Routing #	Account #	Amount		Amount
Net Pay Payroll Card	064206594	XXXXX5194	\$ 152.49 \$ 152.49		3,456.90

Accruals & Balances ETO Hourly Balance:

40.00 Hours





617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employer Name: Employer Phone: Employer Address:

Employee Name: LYNDEL TOPPIN
Employee #: 102788
Employee Address: 5813 LANSDOWNE AVE
PHILADELPHIA, PA 19131

Guest Service Representative

Weekly 9.5500

 Pay Period:
 5/4/20

 Deposit Advice #:
 20342:

 Pay Frequency:
 Weekly

 Pay Rate:
 9.5500

 Federal Filing Status:
 Single

 Federal Exemptions:
 1/80.0

 Local Exemptions:
 1 (Phila
 1 (Philadelphia) Single (PA) 1/\$0.00 (PA) State Filing Status: State Exemptions:

	5/4/	Current 5/4/2018 - 5/10/2018			As of 5/1	2018	
	Hours/Units	Rate	-	Amount	Hours/Units		Amount
Earnings	21.00		\$	200.55	450.57	5	4,302.97
Regular	21.00	9.5500	\$	200.55	450.57	\$	4,302.97
Taxes			\$	34.38	1,000	\$	771.16
Fed W/H			\$	4.96		\$	139.90
FICA EE			\$	12.43		\$	266.78
Fed MWT EE			\$	2.90		\$	62.39
PA W/H			\$	6.16		\$	132.09
PA UT EE			\$	0.12		\$	2.58
PhilCityW/H			\$	7.81		\$	167.42
Post-Tax Deductions			\$	11.37		5	227.40
Aetna STD Post-Tax			\$	3.68		\$	73.60
Aetna Dental EE			\$	4.67		\$	93.40
Aetna Vision EE			\$	1.05		\$	21.00
Aetna Life Insurance Family			\$	1.97		\$	39.40
	Routing #	Account #	-	Amount			Amount
Net Pay			\$	154.80		5	3,304.41
Payroll Card	064206594	XXXXX5194	¢	154.80			

Accruals & Balances ETO Hourly Balance:

40.00 Hours





617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employer Name: Employer Phone: Employer Address:

Employee Name: LYNDEL TOPPIN
Employee #: 102788
Employee Address: 5813 LANSDOWNE AVE
PHILADELPHIA, PA 19131

Guest Service Representative

5/2/2018 4/20/2018 - 4/26/2018 201695199 Weekly 9.5500 Deposit Advice #: Pay Frequency: Pay Rate:

Federal Filing Status: Single Federal Exemptions: 1/\$0.0 Local Exemptions: 1 (Phila 1 (Philadelphia) Single (PA) 1/\$0.00 (PA) State Filing Status: State Exemptions:

	4/20	Current 4/20/2018 - 4/26/2018		As of 4/2		/2018	
	Hours/Units	Rate	-	Amount	Hours/Units		Amount
Earnings	21.22		\$	202.65	406.54	5	3,882.48
Regular	21.22	9.5500	\$	202.65	406.54	\$	3,882.48
Taxes			\$	34.90		\$	697.62
Fed W/H			\$	5.17		\$	128.04
FICA EE			\$	12.56		\$	240.71
Fed MWT EE			\$	2.94		\$	56.30
PA W/H			\$	6.22		\$	119.18
PA UT EE			\$	0.12		\$	2.33
PhilCityW/H			\$	7.89		\$	151.06
Post-Tax Deductions			\$	11.37		5	204.66
Aetna STD Post-Tax			\$	3.68		\$	66.24
Aetna Dental EE			\$	4.67		\$	84.06
Aetna Vision EE			\$	1.05		\$	18.90
Aetna Life Insurance Family			\$	1.97		\$	35.46
	Routing #	Account #		Amount			Amount
Net Pay			\$	156.38		5	2,980.20
Prescult Cand	064706504	VVVVVEIGA		156 20			

Accruals & Balances ETO Hourly Balance:

40.00 Hours





Employer Name: Employer Phone: Employer Address: 617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employee Name: LYNDEL TOPPIN
Employee #: 102788
Employee Address: 5813 LANSDOWNE AVE
PHILADELPHIA, PA 19131

Guest Service Representative Job Title:

5/9/2018 4/27/2018 - 5/3/2018 202505824

Pay Frequency: Weekly
Pay Rate: 9.5500
Federal Filing Status: Single
Federal Exemptions: 1/\$0.00
Local Exemptions: 1 (Philad 1 (Philadelphia) Single (PA) 1/\$0.00 (PA) State Filing Status: State Exemptions:

	4/27	Current /2018 - 5/3/201	8	As of 5/2	
	Hours/Units	Rate	Amount	Hours/Units	Amount
Earnings Regular	23.03 23.03	9.5500	\$ 219.94 \$ 219.94	429.57 429.57	
Taxes Fed W/H FICA EE Fed MWT EE PA W/H PA UT EE Philiotyw/H			\$ 39.16 \$ 6.90 \$ 13.64 \$ 3.19 \$ 6.75 \$ 0.13 \$ 8.55		\$ 736.78 \$ 134.94 \$ 254.35 \$ 59.49 \$ 125.93 \$ 2.46 \$ 159.61
Post-Tax Deductions Aetna STD Post-Tax Aetna Dental EE Aetna Vision EE Aetna Ulfe Insurance Family			\$ 11.37 \$ 3.68 \$ 4.67 \$ 1.05 \$ 1.97		\$ 216.03 \$ 69.92 \$ 88.73 \$ 19.95 \$ 37.43
Net Pay	Routing #	Account #	Amount \$ 169.41		Amount \$ 3,149.61
Payroll Card	064206594	XXXXX5194	\$ 169.41		3.

Accruals & Balances ETO Hourly Balance:

40.00 Hours





617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employer Name: Employer Phone: Employer Address:

Employee Name: LYNDEL TOPPIN
Employee #: 102788
Employee Address: 5813 LANSDOWNE AVE
PHILADELPHIA, PA 19131

Guest Service Representative

Pay Period:

Deposit Advice #: Pay Frequency: Pay Rate: 9.5500 Federal Filing Status: Single Federal Exemptions: 1/\$0.0 Local Exemptions: 1 (Phila 1 (Philadelphia) Single (PA) 1/\$0.00 (PA) State Filing Status: State Exemptions:

	4/13	Current 4/13/2018 - 4/19/2018		As of 4/1	2018		
	Hours/Units	Rate	-	Amount	Hours/Units		Amount
Earnings	24.62		\$	235.12	385.32	5	3,679.83
Regular	24.62	9.5500	\$	235.12	385.32	\$	3,679.83
Taxes			s	42.91	300	ş	662.72
Fed W/H			\$	8.42		\$	122.87
FICA EE			\$	14.58		\$	228.15
Fed MWT EE			\$	3.41		\$	53.36
PA W/H			\$	7.22		\$	112.96
PA UT EE			\$	0.14		\$	2,21
PhilCityW/H			\$	9.14		\$	143.17
Post-Tax Deductions			\$	11.37		5	193.29
Aetna STD Post-Tax			\$	3.68		\$	62.56
Aetna Dental EE			\$	4.67		\$	79.39
Aetna Vision EE			\$	1.05		\$	17.85
Aetna Life Insurance Family			\$	1.97		\$	33.49
	Routing #	Account #	-	Amount		0.5	Amount
Net Pay			\$	180.84		5	2,823.82
Payroll Card	064206594	XXXXX5194	4	180.84			

Accruals & Balances ETO Hourly Balance:

40.00 Hours





Employer Name: Employer Phone: Employer Address: 617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employee Name: LYNDEL TOPPIN
Employee #: 102788
Employee Address: 5813 LANSDOWNE AVE
PHILADELPHIA, PA 19131

Guest Service Representative

4/18/2018 4/6/2018 - 4/12/2018 199903798 Weekly 9.5500 Deposit Advice #: Pay Frequency: Pay Rate: Federal Filing Status: Single Federal Exemptions: 1/\$0.00 Local Exemptions: 1 (Philad 1 (Philadelphia) Single (PA) 1/\$0.00 (PA) State Filing Status: State Exemptions:

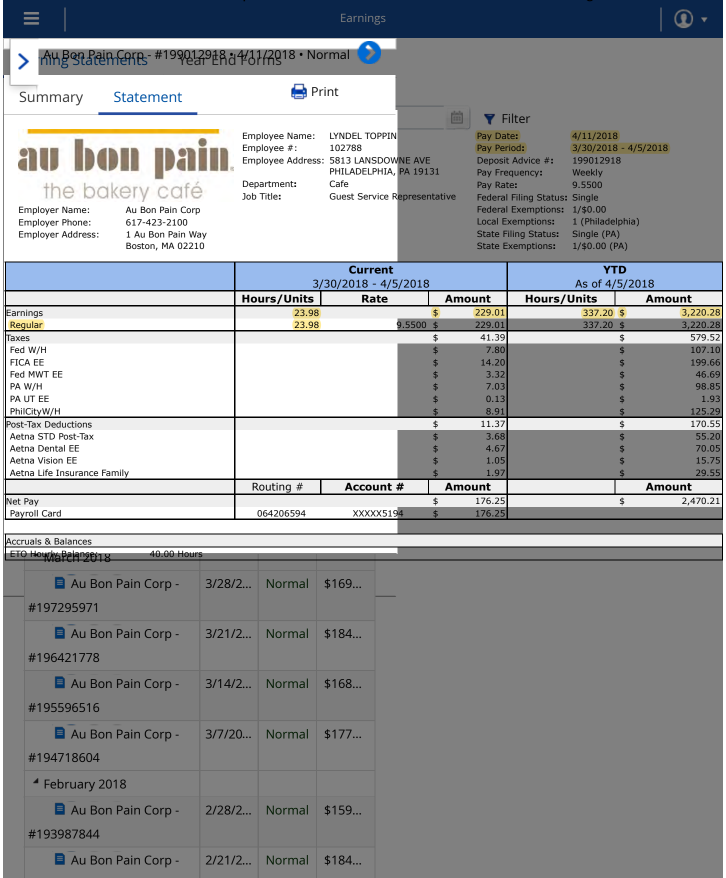
	4/6/	Current 4/6/2018 - 4/12/2018			As of 4/1	2018	
	Hours/Units	Rate	A	Amount	Hours/Units		Amount
Earnings	23.50		\$	224.43	360.70	5	3,444.71
Regular	23.50	9.5500	\$	224.43	360.70	\$	3,444.71
Taxes			s	40.29		\$	619.81
Fed W/H			\$	7.35		\$	114.45
FICA EE			\$	13.91		\$	213.57
Fed MWT EE			\$	3.26		\$	49,95
PA W/H			\$	6.89		\$	105.74
PA UT EE			\$	0.14		\$	2,07
PhilCityW/H			\$	8.74		\$	134.03
Post-Tax Deductions			\$	11.37		5	181.92
Aetna STD Post-Tax			\$	3.68		\$	58.88
Aetna Dental EE			\$	4.67		\$	74.72
Aetna Vision EE			\$	1.05		\$	16.80
Aetna Life Insurance Family			\$	1.97		\$	31.52
	Routing #	Account #	A	Amount			Amount
Net Pay			\$	172.77		5	2,642.98
Payroll Card	064206594	XXXXX5194	¢	172.77			

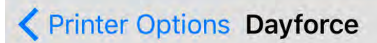
Accruals & Balances ETO Hourly Balance:

40.00 Hours



Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 151 of 205







Employer Name: Employer Phone: Employer Address:

Au Bon Pain Corp 617-423-2100 1 Au Bon Pain Way Boston, MA 02210

Employee Name: Employee #:

LYNDEL TOPPIN 102788 Employee Address 5813 LANSDOWNE AVE

PHILADELPHIA, PA 19131 Department: Cafe Job Title:

Guest Service Representative

Pay Date: Pay Period: 4/11/2018 3/30/2018 - 4/5/2018 199012918

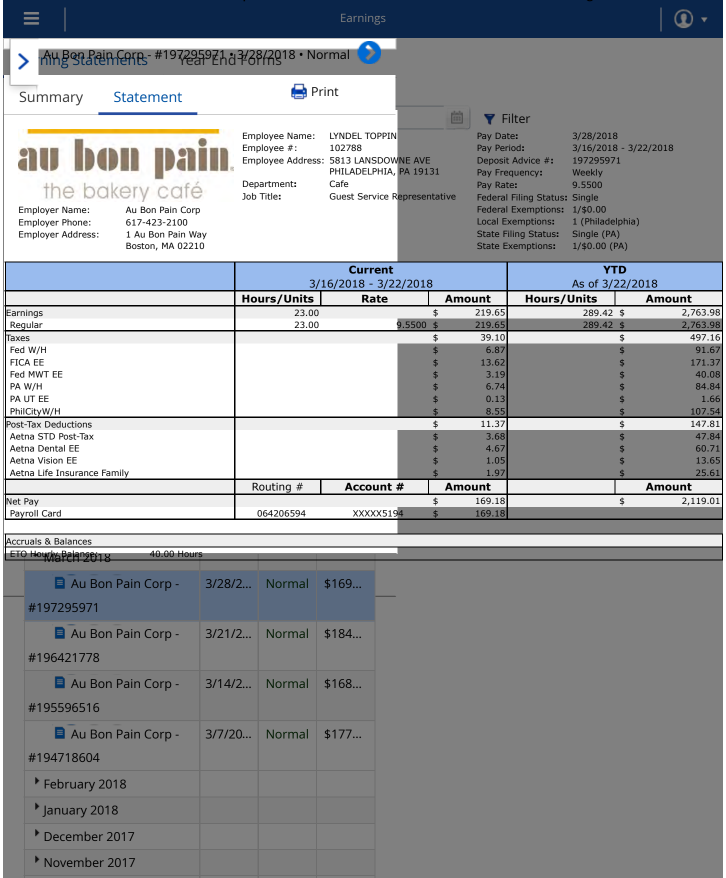
Pay Frequency: Weekly 9,5500 Pay Rate: Federal Filing Status: Single Federal Exemptions: 1/\$0.00 1 (Philadelphia) Local Exemptions: State Filing Status: Single (PA) State Exemptions: 1/\$0.00 (PA)

	3/30	Current /2018 - 4/5/201	8		As of 4/		2018
	Hours/Units	Rate	A	Mount	Hours/Units		Amount
Earnings	23.98		\$	229.01	337.20	\$	3,220.28
Regular	23.98	9,5500	s	229.01	337.20	\$	3,220,28
Taxes		7	\$	41.39		\$	579.52
Fed W/H			\$	7.80		\$	107.10
FICA EE			s	14.20		\$	199.66
Fed MWT EE	1.1		5	3.32		5	46.69
PA W/H			5	7.03		\$	98.85
PA UT EE			\$	0.13		\$	1.93
PhilCityW/H			5	8.91		ś -	125.29
Post-Tax Deductions			\$	11.37		\$	170.55
Aetna STD Post-Tax			S	3.68		\$	55.20
Aetna Dental EE			5	4.67		\$	70.05
Aetna Vision EE			5	1.05		5	15.75
Aetna Life Insurance Family			5	1.97		5	29.55
	Routing #	Account #	A	Mount			Amount
Net Pay			\$	176.25		\$	2,470.21
Payroll Card	064206594	XXXXX5194	5	176.25			

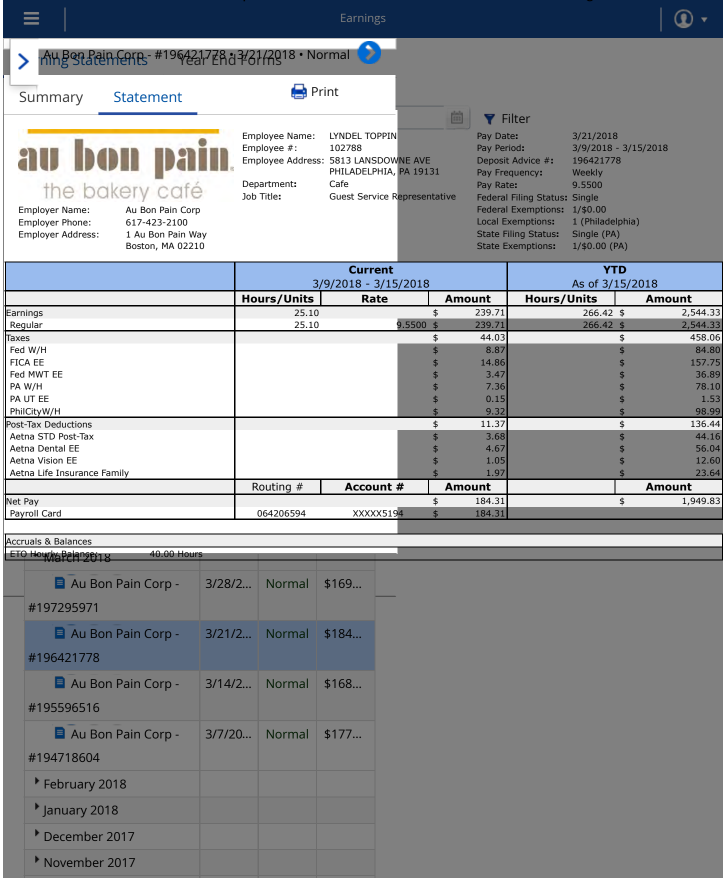
Accruals & Balances		
ETO Hourly Balance!	40.00 Hours	



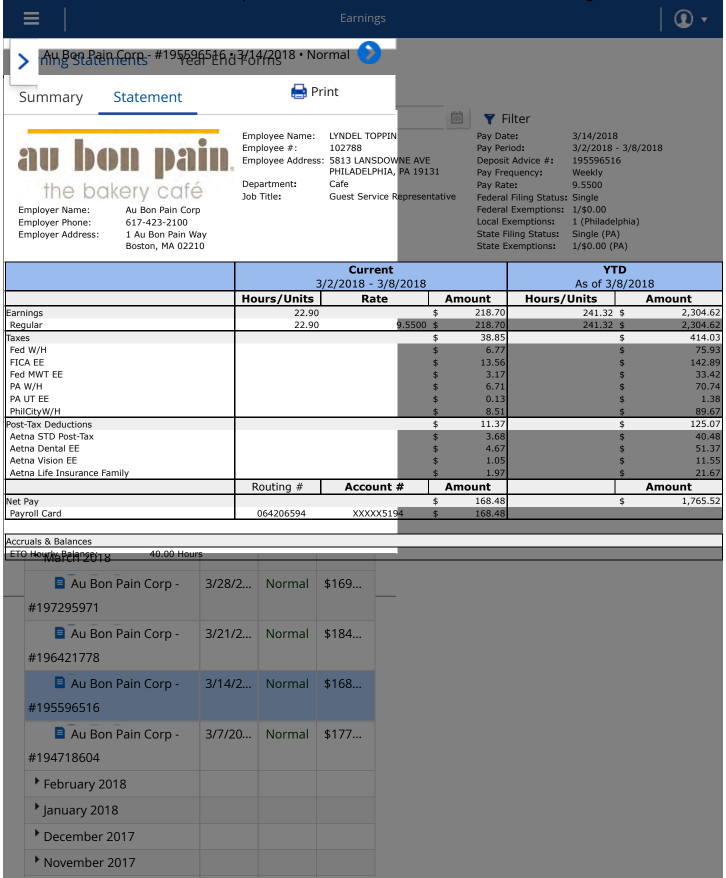
Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 153 of 205



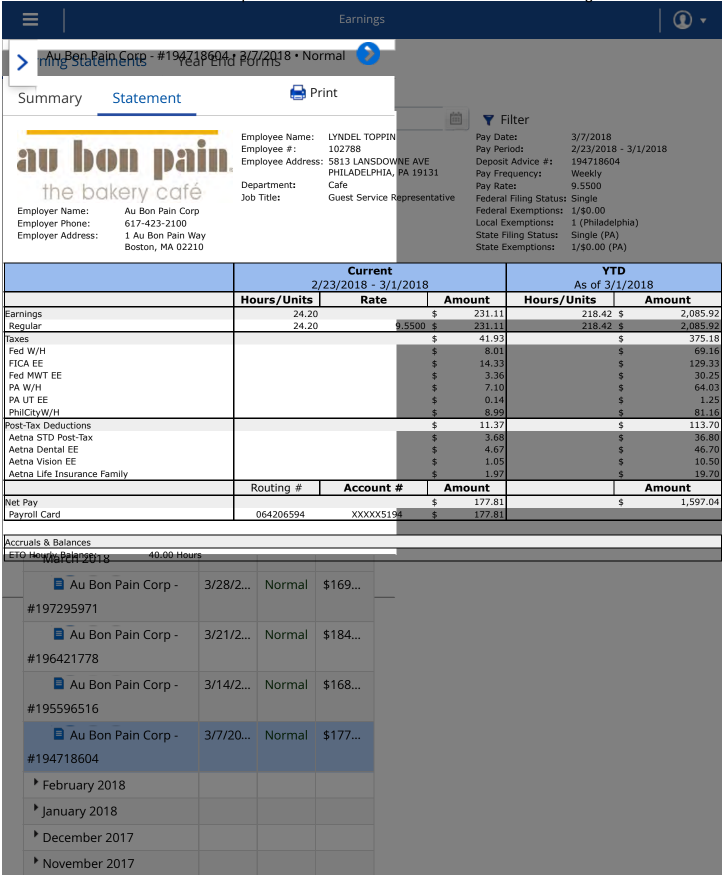
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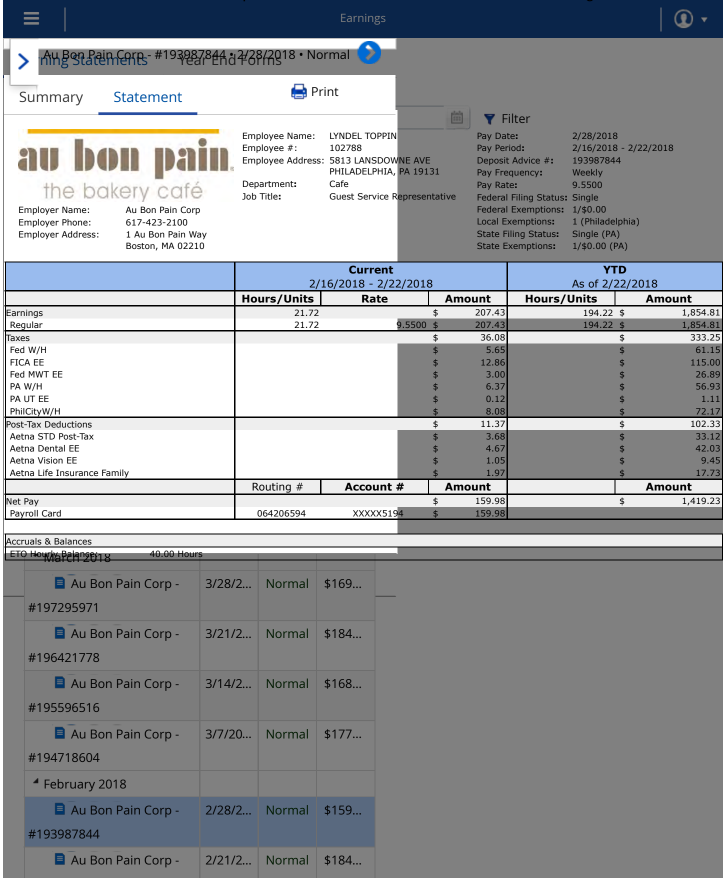
Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 155 of 205



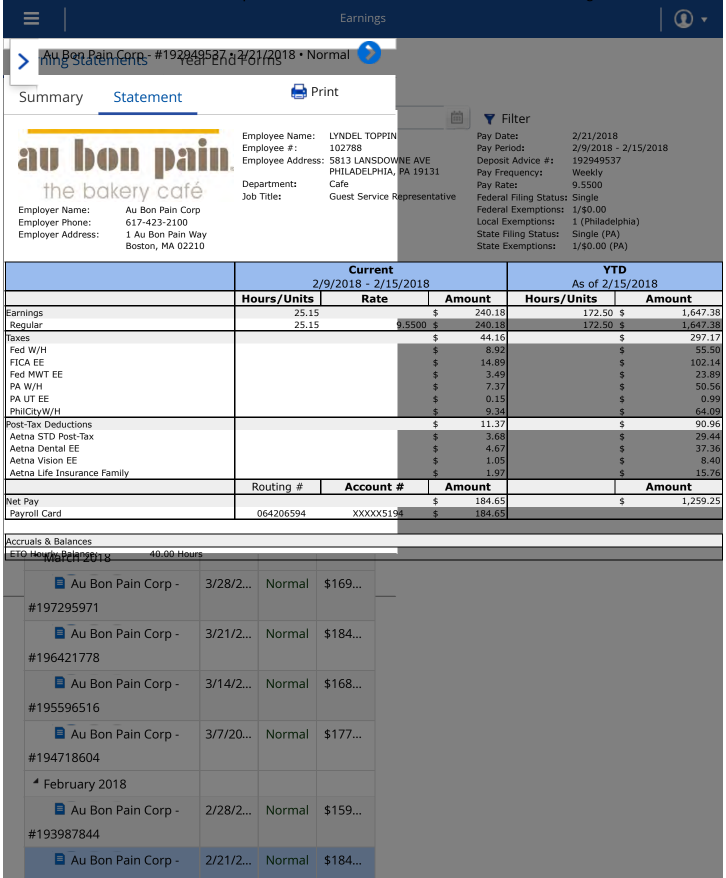
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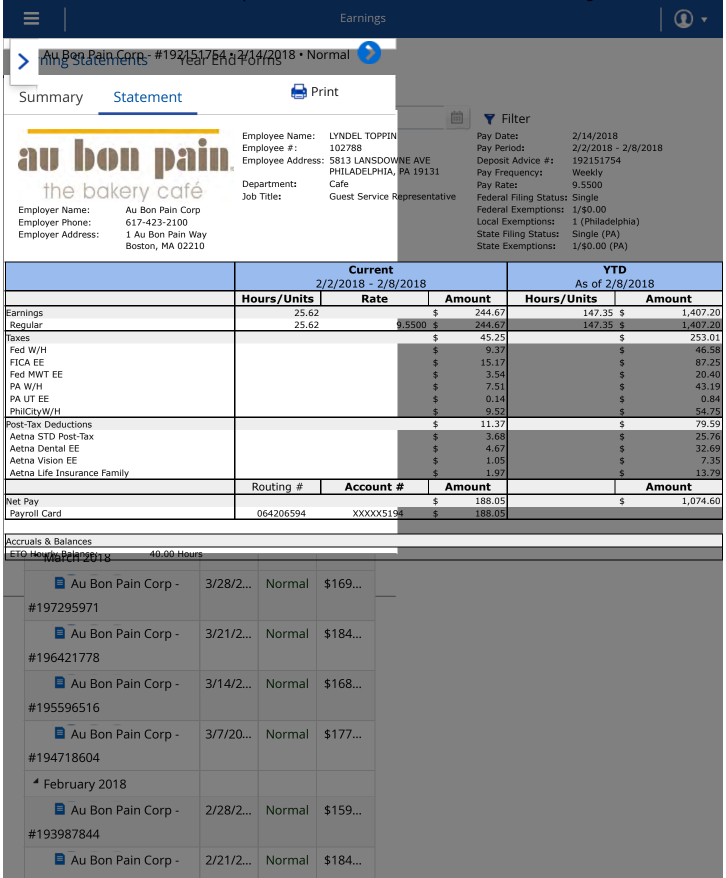
Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 157 of 205



Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 158 of 205



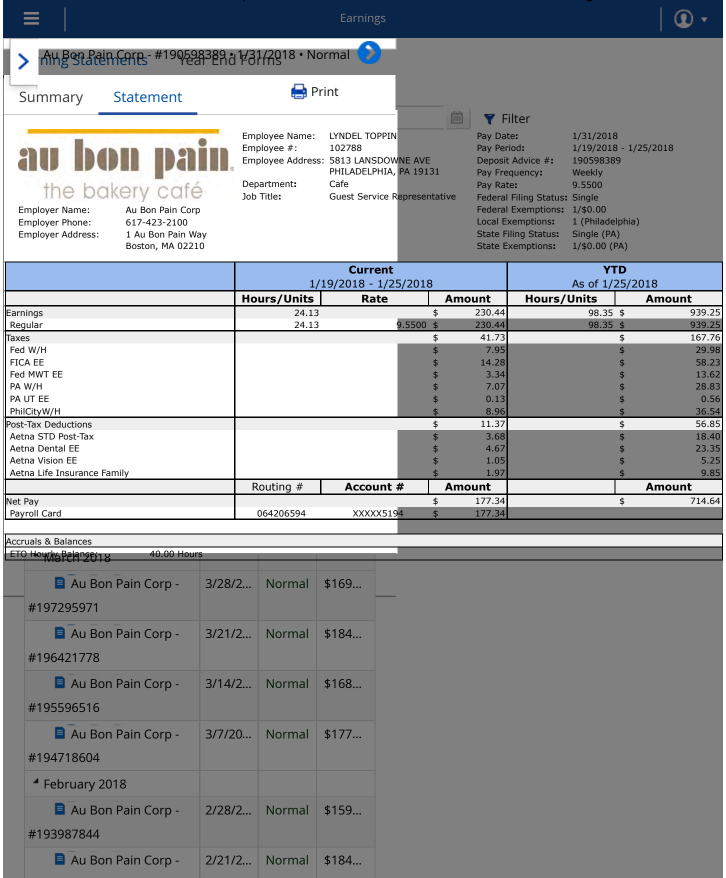
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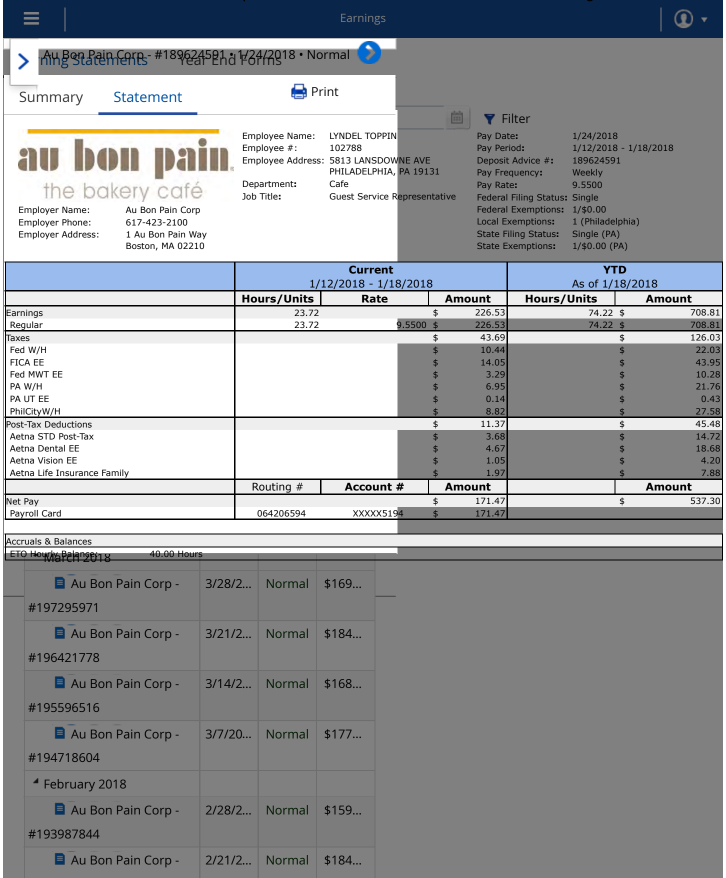
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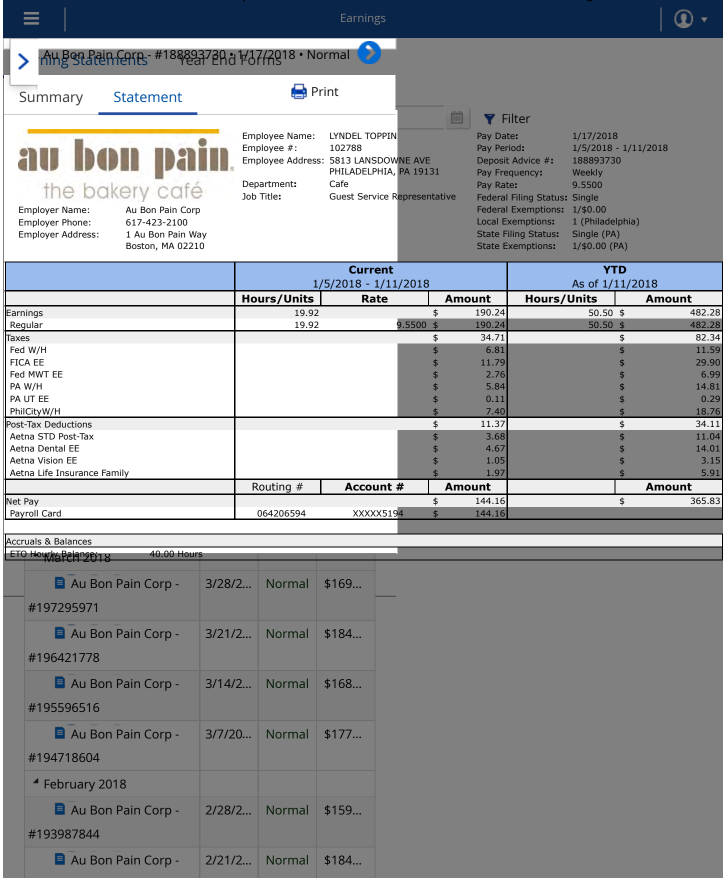
Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 161 of 205



Case 18-00137-mdc Doc 179-6 Filed 12/02/21 Entered 12/02/21 16:22:19 Desc Exhibit Plaintiffs Bates Stamped Trial Exhibit Binder with Exhibits labele Page 162 of 205



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- 1 A. I would say, if anything I would
- 2 probably think around nine or something.
- 3 Q. In the morning?
- 4 A. Yes.
- 5 O. And he has a Monday through Friday job
- 6 you think; is that correct?
- 7 A. Yes.
- 8 Q. Okay. And this was true as of the
- 9 time frame of October 2017 to July 2018; is
- 10 that correct?
- 11 A. Yes.
- 12 Q. Okay. So let's go back to page 2 of
- 13 the document that has been marked as D-2. If
- 14 you look at the next paragraph, there is a
- 15 bunch of dates bolded and underlined; do you
- 16 see those?
- 17 A. Yes.
- 18 Q. Could you please read -- I guess
- 19 that's all one sentence there. Could you
- 20 please read, you can do this to yourself,
- 21 that's fine, the sentence that includes those
- 22 dates. Take a moment to look at that.
- 23 A. (Witness complies.)
- 24 Q. Have you had a moment to look at that

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- 1 forget those days that they were putting them
- 2 up there, it was really getting to me, it was
- 3 embarrassing at a point.
- 4 So my main focus was like remembering
- 5 these times when they were put there so I
- 6 could transfer that information to my lawyer.
- 7 Q. And what does "posted" mean to you?
- 8 What does that term mean to you?
- 9 A. Like placed in vision for you to
- 10 notice.
- 11 Q. When was the first notice that you saw
- on the property? What date is that?
- 13 A. May -- well, it was around May.
- 14 Around the 18th, around that time in May.
- 15 Q. And where was the notice that you
- observed?
- 17 A. That one was on the front door. It
- 18 was posted on the front door inside of the
- 19 screen door.
- 20 Q. And you observed one notice on May
- 21 18th?
- 22 A. Yes.
- Q. What time of day did you observe that
- 24 notice on May 18th; do you recall?

- 1 A. That was -- that was like in the
- 2 afternoon.
- 3 O. So you were home from work on May
- 4 18th?
- 5 A. Yes, that day, yes.
- 6 MS. HARPER: I'm just looking
- 7 at a calendar here, and, you know,
- 8 I'm happy to circulate it. I don't
- 9 intend to mark this as an Exhibit,
- just a calendar from 2018. Do you
- 11 want a copy to look along?
- 12 MR. FILIPOVIC: We don't need
- it. Thank you.
- 14 BY MS. HARPER:
- 15 Q. So May 18th was a Friday. It says May
- 16 18th of 2018, that was a Friday.
- 17 A. Yes.
- 18 Q. You, apparently, I guess, weren't
- 19 working a full day that day?
- 20 A. No.
- 21 Q. On May 24th, that's the next date that
- 22 was stated, is that the next date you
- 23 observed a notice posted at the property?
- 24 A. Well, that date is actually when

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- 1 A. That was -- that was like in the
- 2 afternoon.
- 3 O. So you were home from work on May
- 4 18th?
- 5 A. Yes, that day, yes.
- 6 MS. HARPER: I'm just looking
- 7 at a calendar here, and, you know,
- 8 I'm happy to circulate it. I don't
- 9 intend to mark this as an Exhibit,
- just a calendar from 2018. Do you
- 11 want a copy to look along?
- 12 MR. FILIPOVIC: We don't need
- it. Thank you.
- 14 BY MS. HARPER:
- 15 Q. So May 18th was a Friday. It says May
- 16 18th of 2018, that was a Friday.
- 17 A. Yes.
- 18 Q. You, apparently, I guess, weren't
- 19 working a full day that day?
- 20 A. No.
- 21 Q. On May 24th, that's the next date that
- 22 was stated, is that the next date you
- observed a notice posted at the property?
- 24 A. Well, that date is actually when

- 1 Lyndel had given me the paper on that
- 2 occasion.
- 3 O. Do you know where he got it?
- 4 A. It had tape on it, so I'm pretty sure
- 5 the front door.
- 6 Q. Did you see any envelope with it?
- 7 A. No. No envelope.
- 8 Q. Are you sure it wasn't the notice that
- 9 you observed on May 18th?
- 10 A. It looked like the same notice, yes.
- 11 O. Could it have been the same notice?
- 12 A. Not that same. The notice that I got
- 13 the first time I took that out and had it in
- 14 my room. So this was the second notice that
- 15 he gave me this time.
- 16 O. You don't know where he observed that
- 17 notice first, do you?
- 18 A. No, I just assumed it was the front
- 19 door. When he handed it to me, it had the
- 20 silver two pieces of tape on the side of the
- 21 paper.
- Q. What kind of tape?
- 23 A. It was just basic duct tape.
- 24 Q. But you can't say personally whether

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- 1 that notice on May 24th was actually posted
- 2 to the door?
- 3 A. No, not exactly.
- 4 Q. How about on May 30th, that's the
- 5 approximate date of the next notice. Did you
- 6 observe a notice on the property on May 30th?
- 7 A. No, that's another one that actually
- 8 was inside the house actually that day.
- 9 Q. What did you observe?
- 10 A. Well, it was on the couch when I came
- in, so I'm assuming he got to it first and,
- 12 you know, put it there.
- 13 Q. But he can't communicate with you as
- 14 to how he got a hold of that, can he?
- 15 A. No. But I just looked at it as the
- 16 tape being on there, it was the same way.
- Because they all came the same exact way.
- 18 Q. Did any of them have envelopes
- 19 associated with them?
- No. No envelopes.
- 21 Q. How about June 1st, did you observe
- 22 that one posted on the house?
- 23 A. That's another one that he gave to me
- 24 also.

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- 1 that notice on May 24th was actually posted
- 2 to the door?
- 3 A. No, not exactly.
- 4 Q. How about on May 30th, that's the
- 5 approximate date of the next notice. Did you
- 6 observe a notice on the property on May 30th?
- 7 A. No, that's another one that actually
- 8 was inside the house actually that day.
- 9 Q. What did you observe?
- 10 A. Well, it was on the couch when I came
- in, so I'm assuming he got to it first and,
- 12 you know, put it there.
- 13 Q. But he can't communicate with you as
- 14 to how he got a hold of that, can he?
- 15 A. No. But I just looked at it as the
- 16 tape being on there, it was the same way.
- 17 Because they all came the same exact way.
- 18 Q. Did any of them have envelopes
- 19 associated with them?
- 20 A. No. No envelopes.
- 21 Q. How about June 1st, did you observe
- that one posted on the house?
- 23 A. That's another one that he gave to me
- 24 also.

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- 1 A. Yes.
- 2 Q. All right. How about the May 30th
- 3 notice, what happened to that after you saw
- 4 it?
- 5 A. Kept that one. Filed it also.
- 6 O. Filed it in what?
- 7 A. Just put it in my folder so I wouldn't
- 8 lose it.
- 9 Q. You had a folder for this purpose?
- 10 A. No. Just so I didn't lose it. I had
- 11 a folder in my house and I decided to put it
- 12 in there.
- 13 Q. What happened with the June 1st notice
- 14 after you saw it?
- 15 A. Put that one up also.
- 16 Q. Okay. How about June 5th. Can you
- tell me when you first saw the June 5th
- 18 notice?
- 19 A. That one was actually on the dining
- 20 room table when I actually came in that day
- 21 -- well, that night. It was on the dining
- room table.
- 23 Q. Do you know how it got there?
- 24 A. I'm pretty sure my uncle.

Page 47 1 Q. Did this one also have tape? 2 Α. Yes. Was there any envelope associated with 3 0. this one? 4 5 A. No envelopes. No. 6 0. How about June 7th? 7 That one was inside the house also. Α. 8 Where was it? Q. 9 On the table also. Α. Did it have tape on it? 10 Ο. 11 I'm sorry? Α. 12 Was there tape on it? Ο. 13 Α. Yes. 14 Did you take the tape off of any of these notices at any point in time? 15 No, left it on. 16 Α. 17 So when you gave them to your Ο. 18 attorney, they had the tape on them? 19 MR. FILIPOVIC: Objection. 20 MS. HARPER: It's a question. 21 MR. FILIPOVIC: It's a 22 question that presumes facts not on 23 the record. 24 MS. HARPER: Okay.

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Page 47 1 Q. Did this one also have tape? 2 Α. Yes. Was there any envelope associated with 3 4 this one? 5 Α. No envelopes. No. 6 0. How about June 7th? That one was inside the house also. 7 A . Where was it? 8 Q. 9 Α. On the table also. 10 0. Did it have tape on it? I'm sorry? 11 A . 12 Was there tape on it? Q. 13 Α. Yes. 14 Did you take the tape off of any of Q. these notices at any point in time? 15 16 Α. No, left it on. 17 So when you gave them to your Ο. 18 attorney, they had the tape on them? 19 MR. FILIPOVIC: Objection. 20 MS. HARPER: It's a question. 21 MR. FILIPOVIC: It's a 22 question that presumes facts not on 23 the record. 2.4 MS. HARPER: Okay.

- 1 posted six separate 'Notices to Vacate' and
- 2 'Eviction Notices' that caused me a
- 3 substantial amount of undue frustration,
- 4 anxiety and mental anguish." Do you see
- 5 that?
- 6 A. Yes.
- 7 Q. Did you provide the information in
- 8 response to that interrogatory 15,
- 9 subparagraph A?
- 10 A. Yes.
- 11 Q. Tell me how you know -- we've already
- discussed the armed sheriffs and whether they
- were at the property on six separate
- occasions to post notices, but tell me how
- 15 you know Mr. Toppin was caused undue
- 16 frustration, anxiety and mental anguish as a
- result of those allegations?
- 18 A. Well, his actions started changing
- during the process of the whole situation.
- 20 Because he smokes cigarettes, so he actually
- 21 was smoking more during this time of this
- whole thing.
- 23 A few times -- I wouldn't say a few, I
- 24 would say a couple. A couple times I've come

- 1 home and the meal I set out in the microwave
- or left on the table or whatever, still been
- 3 there more than any other time.
- 4 Normally when I get in that late --
- normally he's probably asleep or something,
- 6 but I noticed that his light under his door
- 7 has been on.
- 8 Q. And what time frame are you noticing
- 9 these things? Let's start with the increased
- 10 smoking. When was it that he started smoking
- more?
- 12 A. Well, that was actually, I want to say
- 13 after like the second time like when he
- 14 actually saw me with the notice in my hand.
- 15 Q. Which notice?
- 16 A. The second notice.
- 17 Q. Okay.
- 18 A. Because when I notice like after that
- 19 time, the smoking picked up more. I was
- 20 smelling it more heavier in the house.
- 21 Q. Did you notice anything like that
- 22 occurring before the property was sold at
- 23 sheriff's sale?
- 24 A. He would smoke probably one cigarette

- 1 a week, if anything.
- 2 Q. After the property was sold at a
- 3 sheriff's sale, was he still smoking one a
- 4 week?
- 5 A. Yes, it was one a week.
- 6 O. And then when the Notice to Vacate
- 7 showed up, how much did he start smoking?
- 8 A. Well, it kind of -- I would say it
- 9 increased around that time. It was like
- about three to -- three cigarettes maybe a
- 11 day at that point.
- 12 Q. Do you buy the cigarettes for
- 13 Mr. Toppin?
- 14 A. No.
- 15 Q. You say you work day to night when you
- 16 were working for the catering company, you
- 17 usually got home around 11, how do you know
- 18 how much he was smoking?
- 19 A. Well, the cigarette butts that were in
- 20 the house were not fully smoked all the way
- 21 down like people would smoke them. It was
- 22 like he put them out a quarter of it, it
- 23 looked like there was another one lit up. It
- 24 was probably about three or four in the

- 1 ashtray with the same length of the
- 2 cigarette.
- 3 O. What brand?
- 4 A. Newports.
- 5 Q. Was it always the same brand for him?
- 6 A. Yes.
- 7 Q. Okay. Meals left out. Again, I
- 8 believe around this time you were generally
- 9 getting home from work pretty late; is that
- 10 correct?
- 11 A. Yes.
- 12 Q. And Mr. Toppin, was he awake when you
- 13 got home during this time frame that we're
- 14 talking about, back when the notices were
- 15 showing up?
- 16 A. Normally he wasn't but it was a few
- 17 times I seen his light under his door, like
- 18 when I come up, I have to walk passed his
- 19 door to get to my room. I would see under
- 20 the door his light was on and know that he
- 21 was still woke.
- 22 Q. Were there any other signs or symptoms
- 23 that you observed, besides the smoking and
- 24 the light under his door, and maybe an

- 1 uneaten meal here and there?
- 2 A. Just him, he never actually like paced
- 3 before. But that was another thing I noticed
- 4 also, it was kind of weird to me.
- And then like it was only one time out
- of that that he was telling me he had like a
- 7 little headache in his head. He just
- 8 indicated to me that he wanted a pill because
- 9 his head was hurting.
- 10 Q. How do you know that that was related
- 11 to what was going on with the notices, if at
- 12 all?
- 13 A. Well, it just all just collided around
- 14 all that same time, so I just assumed it was
- 15 from smoking more cigarettes at the point.
- 16 Q. If you turn the next page on what has
- 17 been marked as D-1.
- 18 A. Which one?
- 19 Q. I'm going to have you look at
- 20 interrogatory No. 17 which is the second one
- 21 there. It says, "Identify the compensatory
- 22 damages which you seek and the facts
- 23 supporting your claim for such damages."
- In response to interrogatory No. 17 it

- 1 uneaten meal here and there?
- 2 A. Just him, he never actually like paced
- 3 before. But that was another thing I noticed
- 4 also, it was kind of weird to me.
- 5 And then like it was only one time out
- 6 of that that he was telling me he had like a
- 7 little headache in his head. He just
- 8 indicated to me that he wanted a pill because
- 9 his head was hurting.
- 10 Q. How do you know that that was related
- 11 to what was going on with the notices, if at
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- 14 all that same time, so I just assumed it was
- 15 from smoking more cigarettes at the point.
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- 17 been marked as D-1.
- 18 A. Which one?
- 19 Q. I'm going to have you look at
- 20 interrogatory No. 17 which is the second one
- 21 there. It says, "Identify the compensatory
- 22 damages which you seek and the facts
- 23 supporting your claim for such damages."
- 24 In response to interrogatory No. 17 it

- 1 says, "Out of pocket expenses include all the
- 2 time I spent visiting my attorney's office to
- 3 stop the continuing violation of automatic
- 4 stay; lost potential income due to the time I
- 5 was unavailable to work as a result of
- 6 spending time at my attorney's office and
- 7 transportation costs to/from my attorney's
- 8 office." Do you see that information?
- 9 A. Yes.
- 10 Q. Now when the response uses the term
- "I" and "my" quite a bit, is it your
- 12 understanding this refers to Mr. Toppin and
- 13 not you, correct?
- 14 A. Yes.
- 15 Q. So how do we know what days Mr. Toppin
- 16 took off from work? Do you have any record
- of that?
- 18 A. No, I don't have any records of that.
- 19 Q. Did you have to make the phone calls
- 20 to his employer to say he needed time off?
- 21 A. Yes.
- 22 Q. So do you recall what days that
- happened?
- 24 A. I don't remember exactly. It was more

- 1 than likely after the notice -- well, the
- 2 first notice when I had to contact my lawyer
- 3 to, you know, let him know whatever.
- 4 Q. He's your lawyer? Mr. Dunne is your
- 5 lawyer?
- 6 A. Yes. And to let him know about the
- 7 notices and everything like that.
- 8 Q. All right. But do you recall how many
- 9 times you went to Mr. Dunne's office?
- 10 A. I went there a lot of times myself. I
- 11 have been there a lot.
- 12 Q. Was Mr. Toppin with you every time you
- went?
- 14 A. He was only with me a few times
- 15 because I didn't really want to keep pulling
- 16 him out of work every single time for it.
- 17 Q. Can you estimate the number of times
- 18 he had to go?
- 19 A. Probably about two.
- Q. Okay. And on those two occasions that
- 21 you remember him going down to the attorney's
- office, did you call out of work for him?
- 23 A. Yes.
- 24 O. Who did you speak with, do you

	Page 5		Page 7
1	DEPOSITION SUPPORT	1	substance, that would prevent you from giving
2		2	truthful testimony today?
3	(REQUEST)16	3	A. No.
	(REQUEST)29	4	Q. Could you say your name for the record,
4		5	please?
5		6	A. Jetaria, J-e-t-a-r-i-a, Taylor,
6		7	T-a-y-l-o-r.
7		8	Q. Ms. Taylor, what is your current
8		9	occupation?
9		10	A. I am a deputy sheriff with the
10		11	Philadelphia Sheriff's Office assigned to the Civil
11		12	Enforcement Unit.
12		13	Q. How long have you been in that position?
13		14	A. For two years.
14		15	Q. So you were there from May until, say,
15		16	July of 2018?
16 17		17	A. Yes.
18		18	Q. Ms. Taylor, are you familiar describe
19		19	your job duties that are associated with your
20		20	position.
21		21	A. I am responsible for enforcing court
22		22	orders, I handle evictions, and that is really about
23		23	it.
24		24	Q. Do you go to the field and do you go to
25		25	the properties for evictions, posting notices, and
	Page 6		Page 8
1	(Jetaria Taylor, having been duly sworn, was examined	1	such?
2	and testified as follows:)	2	A. Yes.
3	(EXAMINATION OF DEPUTY TAYLOR BY MR. FILIPOVIC:)	3	Q. Do you go alone or do you have a partner
4	Q. Good afternoon, Ms. Taylor.	4	or how does that work?
5	I'm Counsel Filipovic for Lyndel Toppin	5	A. I go alone as far as postings, but I
6	and co-counsel is Stephen Dunne. We're going to be	6	have a partner when I do the actual eviction.
7	conducting this deposition.	7	Q. Do you take a vehicle?
8	The rules, I have to repeat them for	8	A. Yes.
9	the record.	9	Q. What type of vehicle?
10	I will ask questions and I will try to	10	A. Ford Taurus.
11	be succinct.	11	Q. Ford Taurus?
12	When you answer, please do so verbally,	12	A. Uh-huh, personal vehicle.
13	so the court reporter can write the answers down for	13	Q. Personal vehicle?
14	the record, and, I can understand your gestures, but	14	A. Yes.
15	it's difficult for her to write them down.	15	Q. It does not have sheriff's indications
16	If you should, at any point, want me to	16	on there?
17	clarify a question, I will, to the best of my	17	A. No.
18	ability, and we'll go from there.	18	Q. Are you generally wearing a uniform?
19	A. Okay.	19	A. No.
20	MR. FILIPOVIC: Usual stipulations in	20	Q. I notice you have a gun here on you
21	this one, counsel?	21	today.
22	MS. HARPER: Sure.	22	Do you usually have a gun when you are
23	BY MR. FILIPOVIC:	23	in the field serving evictions and posting notices?
24	Q. Ms. Taylor, again, I have to ask you,	24	A. I have a gun every time I am at work.
25	are you under the influence of anything, any	25	Q. So is that a yes?
		1	

		Page 9		Page 11
1	A.	Yes.	1	of that is?
2	O.	Now, when you have a partner, do you	2	A. That we continued after he filed for
3	then trav	vel in a marked vehicle or is it still	3	bankruptcy.
4	unmarke		4	Q. Continued to continued what?
5	A.	No, still personal vehicles.	5	A. I guess continued service on this
6	Q.	Two personal vehicles?	6	particular address after bankruptcy.
7	A.	Uh-huh, yes.	7	Q. Were you one of the deputies in charge
8	Q.	Is that the same practice that was	8	of servicing this writ?
9	employe	ed between May and June of last year?	9	A. Yes.
10	A.	Yes.	10	Q. Mr. Lyndel Toppin's writ?
11	Q.	Do you have a badge on you if you are	11	A. Yes.
12	asked to	show it?	12	Q. My question to you, Ms. Taylor if you
13	A.	Yes.	13	could, take a look at Exhibits PS-3 through 8.
(14)	Q.	How do you post a notice of eviction?	14	These are the copies of all the notices
15	A.	So I would knock first to personally	15	and there should be six of them.
16	serve.		16	Ms. Taylor, do you know what these
(17)		If I don't get an answer, I post one to	17	documents represent?
18	the door	and another copy I would put in the mailbox.	18	A. Yes.
19		The one that you post on the door, how	19	Q. What are they?
20	do you a	affix it to the door?	20	A. They are the initial notice to vacate
21	A.	Just with some tape (indicating).	21	and then the eviction notice that gives the actual
22	Q.	How long does that usually take?	22	eviction date.
23	A.	Two minutes, if that.	23	Q. Could you be specific and refer to them
24	Q.	Do you use any color-coding?	24	by the numbers that they are identified as?
25	A.	No.	25	A. One-by-one or
				<u> </u>
		Page 10		Page 12
1	Q.	Are they preprinted what are the	1	Q. If you don't mind, yeah, one-by-one.
2	colors t	hat are on these notices?	2	A. PS-3 is the initial notice to vacate,
3		Are they noticeable, bright colors?	3	PS-4 is the initial notice to vacate, PS-5 is the
4	A.	It depends.	4	initial notice to vacate. Basically, it is a 21-day
5		We were using I think it was red,	5	notice.
6		ice to vacate, but we didn't have anymore, so	6	Then, you have PS-6, which is the
7	it would	d just be a photocopy of that.	7	actual eviction notice, attached with the writ.
8		We didn't have color.	8	PS-8 is an envelope with the annual
9	Q.	If you run out?	9	eviction notice with the date of the eviction and
10	A.	Yes.	10	then PS-7 is the final eviction notice with a copy of
11	Q.	But they are supposed to be red?	11	the writ.
12	A.	I'm not going to say supposed to be.	12	Q. Okay, thank you.
13	Q.	But they were?	13	Do you see the entry on all of them,
14	A.	Yes.	14	the sheriff's number?
15	Q.	Red?	15	A. Yes.
16	A.	Uh-huh.	16	Q. That sheriff's number, do you know it to
17	Q.	Why do you think that they were in red?	17	be associated with Mr. Lyndel Toppin and the property
18	A.	No particular reason.	18	at 146 South 62nd Street?
	Q.	We're here for the case of Lyndel Toppin	19	A. I'm not sure.
19		particular property is at 146 South 62nd	20	Q. You testified that you were in charge of
19 20	and the		21	servicing the Lyndel Toppin evictions and notices to
	Street.		1	
20		Do you know what this case is about and	22	vacate, correct?
20 21	Street.	Do you know what this case is about and u are here getting deposed today?	22	vacate, correct? A. Yes.
20 21 22	Street.			
20 21 22 23	Street.	ou are here getting deposed today?	23	A. Yes.

	Page 13		Page 15
1	MR. FILIPOVIC: Counsel, I think she	1	Did I say it was your handwriting?
2	did.	2	A. You're asking me about a date.
3	Do you want to see the record	3	MS. HARPER: Counsel, you're getting
4	MS. HARPER: That's fine.	4	argumentative with her.
5	MR. FILIPOVIC: Court Reporter, could	5	I think it is unnecessary.
6	you go back and read my question about were you the	6	MR. FILIPOVIC: It is certainly not
7	deputy in charge of servicing the address?	7	necessary, but I'm just asking for an answer to my
8	(DESIGNATED QUESTION AND ANSWER WERE	8	question.
9	READ)	9	My question is I didn't even ask
10	BY MR. FILIPOVIC:	10	that, but the date that you see on the earliest
11	Q. Do you know if that sheriff's number on	11	notice, what is the date?
12	these several notices pertain to Mr. Toppin and that	12	It's in the bottom left-hand corner.
13	particular property?	13	THE WITNESS: It says May 18th, 2018.
14	A. Yes.	14	BY MR. FILIPOVIC:
15	Q. It does?	15	Q. Does that sound correct to you as the
16	A. Yes.	16	first date you went out?
17	Q. Did you personally serve these?	17	A. No.
18	A. Personally serve them, no.	18	Q. No?
19	I posted them.	19	A. No.
20	Q. Oh, right, I'm sorry.	20	Q. So you would have done whenever you
21	You were the deputy that posted these	21	had gone out, you would have done it in a personal
22	on the premises?	22	vehicle?
23	A. Yes.	23	A. Yes.
24	Q. At 146 South 62nd Street?	24	Q. Do you get reimbursed for mileage for
25	A. Yes.	25	these trips?
	Page 14		Page 16
(1)	Page 14 Q. How many dates are we talking about	1	Page 16 A. Yes.
1 2		1 2	-
	Q. How many dates are we talking about		A. Yes.
(2)	Q. How many dates are we talking about here, for you to have posted these?	2	A. Yes. Q. To get reimbursed for mileage, you
2	Q. How many dates are we talking about here, for you to have posted these? A. I would have only went out twice.	2 3	A. Yes. Q. To get reimbursed for mileage, you submit a log of times and dates when you traveled?
2 3 4	Q. How many dates are we talking about here, for you to have posted these?A. I would have only went out twice. Once was for the initial notice and	2 3 4	A. Yes. Q. To get reimbursed for mileage, you submit a log of times and dates when you traveled? A. It's not a log, it's the date and then
2 3 4 5	Q. How many dates are we talking about here, for you to have posted these? A. I would have only went out twice. Once was for the initial notice and once was for the final notice.	2 3 4 5	A. Yes. Q. To get reimbursed for mileage, you submit a log of times and dates when you traveled? A. It's not a log, it's the date and then the mileage.
2 3 4 5 6	Q. How many dates are we talking about here, for you to have posted these? A. I would have only went out twice. Once was for the initial notice and once was for the final notice. Q. What about the letter? A. Every time we do a posting, you mail one out, you post one to the door, and then you put one	2 3 4 5 6	A. Yes. Q. To get reimbursed for mileage, you submit a log of times and dates when you traveled? A. It's not a log, it's the date and then the mileage. Q. Uh-huh.
2 3 4 5 6 7	 Q. How many dates are we talking about here, for you to have posted these? A. I would have only went out twice. Once was for the initial notice and once was for the final notice. Q. What about the letter? A. Every time we do a posting, you mail one 	2 3 4 5 6 7	A. Yes. Q. To get reimbursed for mileage, you submit a log of times and dates when you traveled? A. It's not a log, it's the date and then the mileage. Q. Uh-huh. Is this in a document?
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	Page 17		Page 19
1	BY MR. FILIPOVIC:	1	that particular posting such as the one that we see
2	Q. So the mileage form would have notations	2	in PS-11 that you just read from?
3	of the times and dates that you went out.	3	A. No.
4	Does it have the address?	4	Q. Are there any other times that you went
5	A. No.	5	to the property that you did not enter into the
6	Q. What does it have?	6	Jewell system?
7	A. It has the date and how many miles I did	7	A. No.
8	for the day.	8	Q. Now, the notice to vacate that you
9	Q. Is there a sheriff's number or	9	served or posted on the property on May 10th, can you
10	A. No.	10	find it or do you see it in front of you in any of
11	Q. No?	11	these documents?
12	A. No.	12	A. It would be one of these (indicating).
13	Q. How do you just a date and how many	13	Q. Well, can you tell me which one
14	miles you did for the day?	14	according to its number?
15	A. Yes.	15	The one you are holding up now, what is
16	MS. HARPER: Do you still need that	16	the number?
17	document?	17	A. PS-4.
18	MR. FILIPOVIC: Yes.	18	Q. PS-4?
19	MS. HARPER: We'll see if it was	19	A. Uh-huh.
20	requested in discovery.	20	Q. Thank you.
21	MR. FILIPOVIC: We can argue about	21	What about the eviction notice on the
22	that.	22	property that you served in June, do you see it in
23	When would you say was the first time	23	front of you there?
24	you went out?	24	A. Let me just clarify, because, going back
25	THE WITNESS: I'm not sure.	25	to the initial ones you asked me about, I can't tell
	Page 18		Page 20
1	BY MR. FILIPOVIC:	1	you which one was posted, because these have two
2	Q. Can we agree that you went out on	2	different dates on it, but it would have been any one
(3)	5-10-2018?	3	of these that say notice to vacate (indicating).
(4)	A. If that is what is in the log, then yes.	4	Q. Right, okay.
(5)	Q. Let's go to PS-11.	5	A. And then, for the final posting, it
6	The middle of the page, it has a date	6	would have been any one of these well, not this
(7)	of May 10th, 2018, correct?	7	one, because that has an envelope, so that was mailed
(8)	A. Yes.	8	out (indicating).
9	Q. There is a note there.	9	Q. When you say this one
10	Could you read it for the record?	10	A. I'm sorry, PS-6 or PS-7.
11	A. Deputy Jetaria Taylor, being duly sworn	11	Q. It could be one of those?
12	according to law, posted one true and attested copy	12	A. It's either one of these, yes
13	of the within writ of possession upon real estate	13	(indicating).
14	located at 146 South 62nd Street, Philadelphia, PA	14	Q. It's either one of those that you
15	19139, and the next one says 21-day notice posted.	15	posted?
16	Q. Did you enter this note?	16	A. Yes.
17	A. Yes.	17	Q. Which one is not the one that was
(18)	Q. It sounds like you went out earlier than	18	posted?
19	May 18th if this is dated May 10th.	19	A. PS-8 was mailed out.
20	A. Yes.	20	Q. Okay, thank you.
21	Q. What about, on June 1st, did you post an	21	What is the date on PS-8?
22	eviction notice on the property at 146 South 62nd	22	A. Are you asking about the envelope?
23	Street?	23	Q. Yes.
24	A. Yes.	24	A. June 7th.
		1 0 -	O D:1 44 I 4 C 4
25	Q. Did you enter a note in the system about	25	Q. Did you report to Inspector Guess at

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Page 13
 1
           Q.
                  Yes.
 2
           Α.
                  When we get notice, we cease operations,
 3
     cease action on any, I quess, complaints or writ
 4
     possessions or writ executions.
 5
           Ο.
                  Within the sheriff's office, is there
 6
     any specific phone line or toll-free number or, maybe
 7
     not a toll-free number, but a number that is
     designated specifically for debtors to call in and
 8
     notify the sheriff of, hey, we filed bankruptcy?
 9
                   Is there any such number?
10
                  There are several numbers, but it all
11
12
     depends on what unit -- well, the sheriff's office,
     we enforce court orders, so a court order could come
13
14
     from different areas of the office, so it all depends
15
     on who files the bankruptcy and what unit -- where
     the enforcement is needed, so -- a general number are
16
17
     you asking?
18
           Q.
                  No.
19
                   I'm asking if there is a specific
20
     number that says to the public, hey, if you file
     bankruptcy and you want to notify the sheriff, this
21
     is the number to call.
22
23
                   Is there any such number that is only
24
     for that?
25
                  Only for that, there is no such number.
           A .
```

Page 14 Okay, that's fine. 1 Q. 2 Do you know -- same question for a fax number, where it says to the public, a fax line that 3 says to the public, hey, if you filed for bankruptcy 4 5 and you want to notify the sheriff, this is the fax number to send that notice to? 6 7 A . No. 8 Q. The same question for e-mail address. 9 A . No. 10 0. Now, you've answered my question about 11 what generally happens, you know, with respect to 12 enforcement efforts once there is a notice of bankruptcy, and thank you for that, but did you 13 14 receive any training on that from the sheriff's 15 office at any point? 16 Α. Training for --17 0. Training in regards to how bankruptcy affects actions of the sheriff. 18 19 Α. Yeah. 20 It's actually -- we speak with our superiors and they explain during the training 21 22 process before you are, sort of, for lack of a better 23 word, on your own to enforce court orders. 24 So it's something that you were trained Q. 25 on as a part of your initial training process?

```
Page 21
 1
                   I think there are two different types
 2
     of writs or notices.
 3
                   MR. FILIPOVIC: Well, for our purposes,
 4
     they are indistinguishable.
5
                   To repeat my question, do you know how
     many times the sheriff's office went out there to
6
7
     execute on the writ of this property?
8
                   THE WITNESS: Two times.
9
     BY MR. FILIPOVIC:
10
           Q.
                  Two times, okay.
                   Can you tell us which dates?
11
12
           A .
                  I do not have the dates.
                   I don't know the dates.
13
14
                  May I ask how you know that it was two
           Q.
15
    times if you don't recall the dates?
16
           A .
                  That's our policy.
17
           Q.
                  The policy is to go out two times?
18
           A .
                  Correct.
19
           Q.
                  Now, you weren't with the Civil
20
     Enforcement Unit at this time, correct?
21
           Α.
                  At what point?
22
                  Between May and August of 2018.
           Q.
23
           Α.
                  That is correct.
24
                  Would the person that was in your
           Q.
     position at that time have a better recollection of
25
```

```
Page 46
     there was a bankruptcy filed by Mr. Toppin as early
 1
     as the 9th of May, 2018?
 3
           Α.
                  If you are asking me was he aware
     personally, I don't know, but --
 4
 5
                  When I say personally, I mean the
           Q.
     sheriff as in the Office of the Sheriff.
 6
                  Well, yes.
 7
           Α.
                  I should rephrase that.
 8
           Q.
 9
                   Not personally Mr. Williams, but the
10
     sheriff's office that he represents in his capacity
11
     as the sheriff.
12
                   Let's ask that question cleanly now
13
     that we got all that out of the way.
14
                   Is it fair to say, according to this
15
     document --
16
                   MS. HARPER: Objection, asked and
17
     answered.
18
                   MR. FILIPOVIC: Let me ask it.
19
                   -- that the Philadelphia Sheriff's
     Office was aware that Mr. Toppin filed for bankruptcy
20
21
     as early as the 9th of May, 2018?
22
                   MS. HARPER: Objection, assumes facts
23
    not in evidence.
24
                   MR. FILIPOVIC: You can answer.
25
                   THE WITNESS: Yes.
```